



PATENT

Docket No. 3783-4001

Express Mail Label No. EJ606947655US

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

UTILITY APPLICATION AND APPLICATION FEE TRANSMITTAL (1.53(b))

ASSISTANT COMMISSIONER FOR PATENTS Box Patent Application Washington, D.C. 20231

Sir:

Transmitted herewith for filing is the patent application of

Named Inventor(s) and Address(es):		Hans HSU, 9 Wilmot Lane, Riverside CT 06878; and Inte ALI, 9 Wilmot Lane, Riverside CT 06878							
For: Enclosed are:		METHOD AND SYSTEM FOR UNIVERSAL GIFT REGISTRY							
[X] 50 page(s) of specification, 1 page(s) of Abstract, 31 page(s) of claims									
[X] 17 s	sheets of drawing	[] formal [X] informal							
[X] 6 page(s) of Declaration and Power of Attorney									
	[] Unsigned[X] Newly Executed[] Copy from prior application								
	[] Deletion of inventors including Signed Statement under 37 C.F.R. § 1.63(d)(2)								
[]	Incorporation by Reference: The entire disclosure of the prior application, from which a copy of the combined declaration and power of attorney is supplied herein, is considered as being part of the disclosure of the accompanying application and is incorporated herein by reference.								
[]	Microfiche Computer Program (Appendix)								
[]	Sequence Listing								
		readable disk containing Sequence Listing t under 37 C.F.R. § 1.821(f) that computer and paper copies of the Sequence Listing are							
[]	Claim for Priority								
[]	Certified copy of Priority Document(s)								

	[]	English translation documents				
[]	Inform	Information Disclosure Statement				
	[]	Copy of cited references				
	[]	Copy of PTO-1449 filed in parent application serial No				
[]	Preliminary Amendment					
[X]	Retur	Return receipt postcard (MPEP 503)				
[X]	Assig	Assignment Papers (assignment cover sheet and assignment documents)				
	[X]	A check in the amount of \$40.00 for recording the Assignment.				
	[]	Assignment papers filed in parent application Serial No				
	[]	Certification of chain of title pursuant to 37 C.F.R. § 3.73(b).				
[]	This i	This is a [] continuation [] divisional [] continuation-in-part (C-I-P) of prior application serial no.				
	[]	Cancel in this application original claims of the parent application before calculating the filing fee. (At least one original independent claim must be retained for filing purposes.)				
	[]	A preliminary Amendment is enclosed. (Claims added by this Amendment have been properly numbered consecutively beginning with the number following the highest numbered original claim in the prior application.				
[]	The st	The status of the parent application is as follows:				
	[]	A Petition For Extension of Time and a Fee therefor has been or is being filed in the parent application to extend the term for action in the parent application until				
	[]	A copy of the Petition for Extension of Time in the co-pending parent application is attached.				
	[]	No Petition For Extension of Time and Fee therefor are necessary in the co-pending parent application.				
[]	the pe	Please abandon the parent application at a time while the parent application is pending or at a time when the petition for extension of time in that application is granted and while this application is pending has been granted a filing date, so as to make this application co-pending.				
	[]	Transfer the drawing(s) from the patent application to this application.				
[]	This i	d the specification by inserting before the first line the sentence: s a [] continuation [] divisional [] continuation-in-part of co-pending application Serial filed				

CALCULATION OF APPLICATION FEE (For Other Than A Small Entity) I. Basic Fee Number Filed Number Extra Rate \$760.00 Total -20= 174 x\$18.00 \$3132.00 Claims 194 Independent \$2496.00 32 x\$78.00 35 - 3= Claims Multiple Dependent Claims Additional Fee = \$260,00 [] yes \$ Add'l Fee NONE [X] no

Total: \$6388.00

- [X] A statement claiming small entity status is attached or has been filed in the above-identified parent application and its benefit under 37 C.F.R. § 1.28(a) is hereby claimed. Reduced fees under 37 C.F.R. § 1.9(F) (50% of total) paid herewith \$ 3194.00
- [X] A check in the amount of \$ 3194.00 in payment of the application filing fees is attached.
- [] Charge Fee(s) to Deposit Account No. 13-4500. Order No. 3783-4001. A DUPLICATE COPY OF THIS SHEET IS ATTACHED.
- [X] The Assistant Commissioner is hereby authorized to charge any additional fees which may be required for filing this application, or credit any overpayment to Deposit Account No. 13-4500, Order No. 3783-4001.

 A DUPLICATE COPY OF THIS SHEET IS ATTACHED.

Respectfully submitted,

MORGAN & FINNEGAN, L.L.P.

Dated: October 19, 1999

By: Chris L. Holm

Registration No. 39,227

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FORM: UTL-TRAN.NY

Rev. 5/21/98

PATENT

Docket No.: 3783-4001

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s)

Hans HSU & Inte ALI

Serial No.

TBA

Group Art Unit

TBA

Filed

Herewith

Examiner

TBA

For

METHOD AND SYSTEM FOR UNIVERSAL GIFT REGISTRY

EXPRESS MAIL CERTIFICATE

Box PATENT APPLICATION
ASSISTANT COMMISSIONER OF PATENTS
Washington, D.C. 20231

Sir:

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Express Mail Label No. EJ606947655US

Date of Deposit October 19, 1999

I hereby certify that the following attached paper(s) or fee:

Data Entry Sheet; Utility Application and Fee Transmittal (in duplicate); Specification (50 pages); Abstract (1 page); Claims (31 pages); Figures (17 sheets); Declaration (6 pages); Small Entity Declaration (2 pages); Recordation cover sheet (in duplicate); Assignment (3 pages); Two checks for \$3194.00 & \$40.00; and Return Receipt Postcard

is being deposited with the United States Postal Service "Express Mail Post Office to Addressee" service under 37 C.F.R. § 1.10 on the date indicated above and is addressed to the Commissioner of Patents and Trademarks, Washington, D.C. 20231.

Respectfully submitted, MORGAN & FINNEGAN, L.L.P.

Tronasa D. Havis

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PATENT

Docket No. 3783-4001

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s) or Patentee(s	s):Hans HSU & Inte ALI	Group Art Unit: TBA					
Serial No. or Patent No.	:TBA	Examiner: TBA					
Filed or Issued	:Herewith						
For	:METHOD AND SYSTEM FOR UNIVERSAL GIFT REGISTRY						
	NT!TY STATUS S CONCERN						
I hereby state that I am							
the owner of the small business concern identified below:							
[X] an offic below	ial of the small business concern empowered to act or	n behalf of the concern identified					
NAME OF CONCERN	Felicite.com inc.						
ADDRESS OF CONCERN 9 Wilmot Lane, Riverside, CT 06878							
I hereby state that the above identified small business concern qualifies as a small business concern as defined in 13 CFR §§ 121.3-18, and reproduced in 37 CFR § 1.9(d), for purposes of paying reduced fees under section 41(a) and (b) of Title 35, United States Code, in that the number of employees of the concern, including those of its affiliates, does not exceed 500 persons. For purposes of this statement, (1) the number of employees of the business concern is the average over the previous fiscal year of the concern of the persons employed on a full-time, part-time or temporary basis during each of the pay periods of the fiscal year, and (2) concerns are affiliates of each other when either, directly or indirectly, one concern controls or has the power to control both. I hereby state that exclusive rights under contract or law have been conveyed to and remain with the small business concern identified above with regard to the invention entitled: METHOD AND SYSTEM FOR UNIVERSAL GIFT REGISTRY							
By inventor(s) Hans HSU & Inte ALI							
described in		والقابة والمرافقة والمرافقة والمنافقة والمنافقة والمرافقة والمرافقة والمرافقة والمرافقة والمنافقة والمنافق					
[] applicat	ification filed herewith ion Serial No No	filedissued					

Docket No. 3783-4001

If the rights held by the above identified small business concern are not exclusive, each individual, concern or organization having rights to the invention is listed below and no rights to the invention are held by any person, other than the inventor, who could not qualify as an independent inventor under 37 CFR 1.9(c) if that person made the invention, or by any concern which would not qualify as a small business concern under 37 CFR 1.9(d), or a nonprofit organization under 37 CFR 1.9(e).

Individual	[] S	mall Business Concern	[]	Nonprofit Organization				
Individual	[] Si	mall Business Concern	[]	Nonprofit Organization				
I acknowledge the duty to file, in this application or patent, notification of any change in status resulting in loss of entitlement to small entity status prior to paying, or at the time of paying, the earliest of the issue fee or any maintenance fee due after the date on which status as a small entity is no longer appropriate. (37 C.F.R 1.28(b)) NAME OF PERSON SIGNING Hans HSU								
TITLE OF PERSON IF OTHER THAN OWNER President & Chief Executive Officer, Felicite.com inc.								
ADDRESS OF PERSON SIGNING 9 Wilmot Lane, Riverside, CT 06878								
X Hans	Har		DATE 10	/19/99				
	Individual the duty to file, in the mall entity status proceed the after the date of the after the date of the son signing in the person signing person signing	Individual [] S. the duty to file, in this application of mall entity status prior to paying, or the date on which status as a second significant of the date on which status as a second significant of the date of the dat	Individual [] Small Business Concern the duty to file, in this application or patent, notification of any mall entity status prior to paying, or at the time of paying, the educe after the date on which status as a small entity is no long teson signing Hans HSU SON IF OTHER THAN OWNER President & Chief Execut PERSON SIGNING 9 Wilmot Lane, Riverside, CT 06878	Individual [] Small Business Concern [] the duty to file, in this application or patent, notification of any change in st mall entity status prior to paying, or at the time of paying, the earliest of the due after the date on which status as a small entity is no longer appropriate. SON SIGNING Hans HSU SON IF OTHER THAN OWNER President & Chief Executive Officer, PERSON SIGNING 9 Wilmot Lane, Riverside, CT 06878				

FORM: SMALL.BUS Rev. 05/26/98

NOTE: Separate statements are required from each name person, concern or organization having rights to the invention averring to their status as small entities. (37 CFR 1.27).

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APPLICATION INFORMATION

Title Line One:: METHOD AND SYSTEM FOR UNIVERSAL GIFT REG

Title Line Two:: ISTRY Total Drawing Sheets:: 17 Formal Drawings?:: No Application Type:: Utility Docket Number:: 3783-4001

Secrecy Order in Parent Appl.?:: No

REPRESENTATIVE INFORMATION

Registration Number One:: 39227 Registration Number Two:: 32537

CONTINUITY INFORMATION

NONPROVISIONAL OF 60/138,538 This application is a::

Application One::

Filing Date:: 06-10-1999

Source:: PrintEFS Version 1.0.1

METHOD AND SYSTEM FOR UNIVERSAL GIFT REGISTRY

Inventor(s):

Hans HSU, Riverside, CT

Inte ALI, Riverside, CT

METHOD AND SYSTEM FOR UNIVERSAL GIFT REGISTRY

This application claims the benefit of U.S. Provisional Application No. 60/138,538, filed on June 10, 1999, for, UNIVERSAL GIFT REGISTRY METHOD AND SYSTEM, the content of which is incorporated herein by reference.

BACKGROUND OF THE INVENTION

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Field of the Invention

This inventions relates to the field of data processing in a business transaction and more particularly to a gift registry system and method.

Background Information

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Gift registries are known and used in a number of different markets, with the most common area being wedding registries. Typically, these registries are provided by a large store or establishment, with a number of different departments in the store. When the store has multiple locations, it is also known to provide some form of link (electronic or otherwise) between the stores so that a gift recipient (the registrant) can register in one store and gift givers can review items on the registry and make purchases at another store. When the registry spans a number of different locations, the method and technique for maintaining information on items purchased from the registry and remaining unpurchased is often not well managed. Accordingly, it is possible that different people purchase the same item for a recipient from different locations on the same day and the problem is not discovered until a registry update is performed at the end of the day or week. It is common for the department store to maintain the registry in a book in the store where the recipient registers and periodically update that book when gifts are purchased.

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Accordingly, recipients and gift givers are better served when registry information is updated automatically and in near-real-time.

Traditional store or establishment based gift registries seldom provide discounted prices. In fact, the ability to charge gift givers retail prices for items that are commonly discounted is often cited as an attractive feature of the gift registry business. (see for example, pg. 37, The Knot Inc., S-1, 9/19/99, "Because items are selected by the engaged couple but paid for by their guests, price sensitivity is minimal and registry products are rarely discounted by retailers.") Accordingly, recipients and gift givers are better served when registries provide access to discounted prices or special sales.

Traditional store or establishment based gift registries seldom provide out-of-season access to seasonal products. Recipients may add a seasonal item to their registry (e.g., barbecue sets, skis, patio furniture) however, these items may no longer be in stock when gift givers attempt to purchase them. Accordingly, recipients and gift givers are better served when registries provide access to seasonal items without regard to season.

Traditional store or establishment based gift registries have a significant gift return volume, with the associated return expense. In fact, in traditional registries, a major expense is the cost of handling returns. To manage this expense, registries frequently impose restrictive return policies. Registrants return gifts for many reasons. Some have received duplicate gifts either within the registry or outside of the registry. Others may have changed their minds and want a different pattern or model. Still others may simply wish to do their own shopping, perhaps on-line at an auction site, or postpone their purchase, and therefore wish to convert the gift to cash. Sometimes recipients know before a gift is ordered or shipped, that they wish to return it. However, a traditional

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registry does not provide a means to return a gift before it is ordered or sent, and often have restrictive return policies for gifts that have been sent. Even when stores have relaxed return policies, the recipient must still locate the receipt, and physically transport the gift, or arrange shipping, to the store at considerable cost and inconvenience.

Therefore, both gift registries and recipients want to avoid the expense involved in returning a gift. Gift givers want to minimize inconvenience to the recipient and give a gift that can be conveniently returned by the recipient and exchanged for something they really want. Accordingly, all parties are better served when the gift return process can be made more convenient and efficient.

Traditional store or establishment based gift registries require that a gift giver purchase an entire gift, not part of a gift. For example, a gift giver may purchase one fork, or one plate, or one platter. However, the gift giver is unable to purchase part of platter, or contribute to the purchase of a plate. As an example, in a traditional registry, the giver can't contribute \$250.00 toward purchase of a \$4985.00 computer. The gift giver may also have a certain budget ceiling for a gift and will only purchase gifts that are equal to or less than that ceiling. Because they are not able to purchase part of a gift, they select a gift from the registry that has a cost less than their ceiling. The difference between the cost of the gift and the giver's gift cost ceiling is never spent. Accordingly, recipients and gift givers are better served when a registry allows multiple givers to make partial contributions toward a gift purchase.

Traditional store or establishment based gift registries are unable to handle gifts that are not available within their establishment. A recipient who wants both a computer and silverware must generally register with two different stores. Having to register at

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multiple registries creates problems for both the recipient and the gift giver. The recipient would prefer to avoid the inconvenience and cost of having to visit, establish and maintain multiple registries. The gift giver is also less inclined to visit multiple establishments in an attempt to purchase a gift on the registry. Accordingly, recipients and gift givers are better served when a single registry accommodates all of the recipient's desired gifts.

Traditional gift registries are also unable to handle gifts for which a value can be calculated, but which are not generally available from stores. For example, "a lifetime subscription to Sports Illustrated", "movie tickets to episode 3 of Star Wars", or "ice cream at the Eiffel Tower on a summer afternoon". However, recipients may wish to receive such gifts in their registry, and gift givers may wish to purchase such gifts for recipients. Accordingly, both recipients and gift givers are better served when such gifts may be registered and purchased from a gift registry.

Traditional store or establishment based gift registries do not allow a simple cash gift. A recipient may prefer a cash gift so they can make a donation to a favorite charity, make a down-payment on a house, defer their purchase of material goods until they have chosen a place to settle, or purchase a particular gift on their own from an on-line auction site or outlet mall. A gift giver may be willing to give a cash gift, but wants the recipient to benefit from the data processing capabilities of the registry, is uncertain as to the exact amount required, or wants to know the purpose of the cash gift. Accordingly, recipients and gift givers are better served when cash is an available option for a gift.

Traditional store or establishment based gift registries do not allow gift substitutions. A recipient may identify a particular gift in the registry, but be interested in

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other gifts if that gift is not available or is replaced by a more advanced model. Those other gifts could be related to the identified gift (different make/model/price).

Alternatively, the other gifts could be very different from the identified gift (cash instead of the good or service). The gift giver may be willing to give alternative, or substitute gifts, but feel uncomfortable identifying a range of different gifts if the prices are not all the same. The gift registry may be interested in providing a good or service even if it is a substitute gift, rather than simply brokering a cash gift. Accordingly, all parties to the

gift registry are better served when options for gift substitutions are provided.

Systems and methods to provide distributed access to a gift registry are needed. Systems and methods to provide registry of diverse goods and services, including items that are not traditionally considered for gifts are needed. Systems and methods to provide real-time updates to the gift registry are needed. Systems and methods to reduce the incidence of duplicate gifts are needed. Systems and methods to provide an opportunity for gift givers to make a partial contribution or partial purchase of an item on a gift registry are needed. Systems and methods to allow recipients to register all their gifts in one location instead of multiple gift registries are needed. Systems and methods to allow a recipient to receive cash instead of a good or service are needed. Systems and methods to reduce or eliminate the cost of gift returns are needed. Systems and methods to allow a recipient to automatically convert the gift to cash without the expense of the traditional return process are needed. Systems and methods to allow a recipient to set a gift amount for a gift idea are needed. These and other disadvantages of the existing systems are addressed by the instant invention.

SUMMARY OF THE INVENTION

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In one aspect, the invention provides a method and system for receiving a purchase request for a gift from a gift giver with an associated purchase amount. The system determines whether to satisfy the purchase request with a purchase or a gift substitution option.

In one aspect, the invention provides a method and system for receiving a first purchase request with an associated first purchase amount from a first gift giver, and receiving a second purchase request with an associated purchase amount from a second gift giver. The first and second purchase amounts are aggregated to satisfy the first or second purchase request.

In one aspect, the invention provides a method and system for receiving a gift idea with an associated gift amount from a gift recipient and receiving a commitment from a gift giver to a purchase request in an amount that is less than the gift amount. The commitment of the gift giver serving as a partial satisfaction of the gift amount.

In one aspect, the invention provides a method and system for receiving a purchase request for a gift from a gift giver. The system determines whether to satisfy the purchase request with a purchase or a gift substitution option.

In one aspect, the invention provides a method and system for receiving a gift purchase request for a gift from a gift giver with an associated purchase amount. The system provides the purchase request to vendors, or makes the purchase request available to vendors using a remote access system. The purchase request includes a firm offer with an associated offer amount.

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In one aspect, the invention provides a method and system for receiving a gift idea from a gift recipient and receiving a gift amount which is determined by the recipient and is associated with the gift idea.

In each of the above aspects, alternatives are provided where the gift substitution option includes cash as a gift, and coupons may be included with the cash or the gift.

Multiple gift givers may contribute to the purchase amounts toward the purchase request. An on-line system provides one of the methods and systems, and provides access to multiple vendors. The vendors products and services provide gift ideas for the recipient, with associated sales prices. Both established vendors and ad-hoc vendors participate and various vendor contact techniques are provided, including parallel contact, serial contact and auctions.

The foregoing specific aspects and advantages of the invention are illustrative of those which can be achieved by the present invention and are not intended to be exhaustive or limiting of the possible advantages that can be realized. Thus, the aspects and advantages of this invention will be apparent from the description herein or can be learned from practicing the invention, both as embodied herein or as modified in view of any variations which may be apparent to those skilled in the art. Accordingly the present invention resides in the novel parts, constructions, arrangements, combinations and improvements herein shown and described.

BRIEF DESCRIPTION OF THE DRAWING

The foregoing features and other aspects of the invention are explained in the following description taken in conjunction with the accompanying figures wherein:

FIG. 1 illustrates an embodiment of the system of the instant invention;

- FIG. 2 illustrates an embodiment of the steps for gift recipient registration in the instant invention;
- FIG. 3 illustrates an embodiment of the steps for gift giver access and selection of a gift in the instant invention;
- FIG. 4 illustrates an embodiment of steps relating to partial payment or satisfaction of a purchase request in the instant invention;
 - FIG. 5 illustrates an embodiment of steps relating to vendor location and satisfaction of a purchase request in the instant invention;
- FIG. 6 illustrates a summary of an embodiment of steps relating to selection of vendors and satisfaction of the purchase request in the instant invention;
 - FIG. 7 illustrates an embodiment of steps relating to categorizing gifts in the instant invention;
 - FIG. 8 illustrates an embodiment of steps relating to selection of vendors to satisfy the purchase request in the instant invention;
 - FIG. 9 illustrates an embodiment of steps relating to sending purchase requests to vendors to satisfy the purchase request in the instant invention;
 - FIG. 10 illustrates an embodiment of steps relating to checking vendor responses in the instant invention;
- FIG.11 illustrates an embodiment of steps relating to selection of vendors to satisfy the purchase request in the instant invention;
 - FIG. 12 illustrates an embodiment of steps relating to a cash option in the instant invention;

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FIG. 13 illustrates an embodiment of steps relating to informing the recipient of gift shipment in the instant invention;

FIG. 14 illustrates a summary of an embodiment of steps relating to selection of vendors and satisfaction of the purchase request in the instant invention;

FIG. 15 illustrates an embodiment of steps relating to selection of vendors to satisfy the purchase request in the instant invention;

FIG. 16 illustrates an embodiment of steps relating to sending purchase requests to vendors to satisfy the purchase request in the instant invention; and

FIG. 17 illustrates an embodiment of steps relating to checking vendor responses in the instant invention.

It is understood that the drawings are for illustration only and are not limiting.

DETAILED DESCRIPTION OF THE INVENTION

Terminology

A short summary of certain terms is provided here, to reduce some of the potential questions with regard to those terms, as they are used in the specification and claims. It is to be understood that this summary is provided to assist the reader with understanding how the terms relate to each other, but the summary does not restrict the meaning of the terms. The figures and specification more fully establish the meaning for the terms.

gift - cash, goods or services, that can be received by a recipient. The gift may be anonymous. When the gift is other than cash, the registry purchases or arranges purchase and provides the gift to the recipient using funds provided by the giver. The registry may

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provide the gift to the recipient, or the registry may provide the gift to the giver, who arranges delivery to the recipient.

gift idea - a specific gift suggestion that is listed within a gift registry to assist givers with a gift. The recipient provides or identifies gift ideas when they register.

Alternatively, others, including friends and relatives of the recipient, may provide the gift ideas. Gift ideas are typically selected from a range of products or services that are available from established vendors. However, there is no requirement that the gift idea be available from an established vendor. This allows ad-hoc vendors to participate in the system. This also allows recipients to designate gift ideas from vendors who might not normally be associated with a gift registry.

gift amount - a specific cost or amount that is associated with a particular gift idea. Just as the gift idea is normally provided by the recipient, so is the gift amount. The gift amount is typically the same as or related to the retail cost of the associated gift idea from an established vendor. However, it is possible that the gift amount is different from the retail cost of the gift idea. This difference in cost may be more or less than the retail cost. Within known gift registries, the gift amount is generally the retail cost of the gift idea. The concept of having a recipient include a gift amount within the gift registry and allowing that gift amount to be different from the retail cost of the gift idea is one aspect of the invention.

giver - a person, party or organization intending to provide the gift to the recipient. A giver is a user of the instant invention.

recipient - a person, party or organization that receives the gift from the giver. A recipient is a user of the instant invention.

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coupon - something that accompanies a gift, a gift substitute, or cash in a cash option. The coupon normally represents an opportunity to receive some good or service at a reduced price or under special circumstances. Use of a coupon in a gift registry, such as with a gift, a gift substitute or cash option is one aspect of the instant invention.

token - an item, other than the gift, which may be provided to the giver. The token may be as simple as a card including the giver's identification and associated gift that will be provided. Typically, the token serves as a representative of the gift, but is not an independent gift. A token in a gift registry is one aspect of the instant invention.

established vendor - a vendor that has a pre-established relationship with the registry. Typically, the established vendor has provided a list of items that may serve as gift ideas, with associated costs. The established vendor may provide this list directly, or may provide access to their own database, such as through the Internet, to allow users of the system to browse and/or select gifts or gift ideas. An established vendor is a user of the inventive system.

ad-hoc vendor - a vendor that does not have a pre-established relationship with the registry. Typically, when the system contacts an ad-hoc vendor regarding a gift idea or purchase request, the ad-hoc vendor will then become a user of the inventive system.

An ad-hoc vendor relationship is one aspect of the instant invention.

purchase request - provided by the giver to the system indicating that the giver desires to purchase a gift. A purchase request corresponds to a gift idea. Recipients identify gift ideas to the system, givers provide a purchase request to the system for the gift idea. The purchase request has an associated purchase amount that is also provided to the system by the giver. The purchase request typically identifies a gift idea that is

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listed in the registry. The purchase request may be absolute, or conditional. A conditional purchase request is typically a commitment to the purchase request, if some other event occurs or fails to occur. An example is with partial satisfaction of the purchase amount for the purchase request, where if another giver fails to make a commitment to fund the remaining balance, the giver may withdraw their commitment to that purchase request and associated purchase amount.

purchase amount - a financial value, such as a dollar amount, that is associated with a purchase request. The giver provides the purchase amount to the system in association with the purchase request. Just as the purchase request correlates to a gift idea, the purchase amount correlates to the gift amount. If the purchase amount is less than the gift amount, the gift is normally considered to be a commitment or partial satisfaction of the purchase amount. If the purchase amount is more than the gift amount, the system will normally provide the excess as a cash option. A system that can accommodate a purchase amount that is different from the gift amount is one aspect of the instant invention.

gift substitution option - a substitute gift. The gift substitution option is a particular type of transaction that is one aspect of the invention.

cash option - a gift in cash, rather than a good or service. The cash option is a particular type of transaction that is one aspect of the invention.

contingent substitution - a substitution that occurs as a result of certain conditions.

The contingent substitution is a particular type of transaction that is one aspect of the invention.

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mandatory substitution - a substitution that occurs regardless of certain conditions. The mandatory substitution is a particular type of transaction that is one aspect of the invention.

partial satisfaction - a purchase amount or a commitment to a purchase amount that is less than the full gift amount. Partial satisfaction is a particular type of transaction that is one aspect of the invention.

commitment - an assurance from a giver that they will provide a purchase amount toward a purchase request of a gift idea. Typically, a giver makes a commitment when they are providing only a partial contribution toward the full cost of the gift idea. The systems uses the commitment from one giver to inform other givers that they can also contribute to the full cost of the gift idea. This information thereby allows other givers to also provide partial satisfaction of the full cost of that gift idea. A commitment is a particular type of transaction that is one aspect of the invention.

The preceding summary is not intended to be the only source of definition for the terms. The specification, drawings and claims provide further explanation and examples.

The present invention provides a number of unique advantages for givers and recipients. In one embodiment of the invention, gift recipients register multiple gift ideas with a gift registry. These multiple gift ideas each include an associated gift amount to assist a prospective gift giver in their selection of an appropriate gift from the list of gift ideas. The system includes information from gift vendors to assist the recipient and the giver in their selections.

In a preferred embodiment, the gift registry is an on-line system, though many of the concepts are adaptable to a conventional gift registry. In the preferred embodiment,

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the on-line system links multiple interactive sites using a variety of technologies to provide a wide-area system. This interconnection allows givers and recipients to access the on-line system through access means that include wired and wireless computer connections; voice and data telecommunications connections; in-store systems; in-locale systems; and kiosk systems.

When a gift giver selects a gift using the system, they submit a purchase request for the gift with an associated purchase amount. Typically, the purchase amount is the same as the gift amount. However, in one embodiment, the giver may not be able to provide the full gift amount. Accordingly, their purchase amount may be less than the gift amount. The system is able to accommodate this less than full satisfaction of the purchase amount in a number of different ways.

It is also possible that when the recipient selects a gift idea and associated gift amount, they identify a gift amount that is less than the amount that established vendors have indicated they will sell the item. The recipient may have a number of reasons for identifying a gift amount that is less than the established price of the item. The recipient may know of a source for the item where the cost is less than established merchants, and is willing to purchase the gift themselves if they receive cash in that amount rather than the gift itself. Alternatively, the recipient may be unaware of an established cost of the gift idea, or the purchase price for the gift idea may increase. For these circumstances, and others, the system provides the gift substitution option and the cash option. With these options, the system accepts the giver's purchase request and associated purchase amount. If the system is unable to satisfy the purchase request at the purchase amount, the recipient is provided an opportunity to receive a substitute gift, or cash in the amount

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of the purchase amount. This allows the giver to select a gift at the purchase amount, and allows the recipient to receive the gift, a substitute gift or purchase the gift using the cash from the cash option. These elements of the invention are described in greater detail below.

Referring to FIG. 1, an embodiment of system 100 of the present invention includes a remote access on-line communication port 102, which provides remote access means for users, such as gift givers 106, gift recipients 108, and vendors 110. In the embodiment illustrated in the figures, the remote access is an on-line access via the Internet 104. However, it is understood that any form of access that provides the capability for individuals to interact with the system is appropriate for the instant invention.

The various users 106, 108, 110 connect to the Internet 104 using any of the known types of Internet access 112, including dial-up line, modem, wired connection, wireless connection, broad-band cable, fiber optic, public switched telephone network (PSTN), wide area network, and local area network. As indicated, the type of connection is not unique to the invention and it is envisioned that these and new types of connection will be available to users.

In the event that direct user access to system 100 using the Internet is not appropriate or desired, it is also possible that users 106, 108, 110 contact a representative 114 of system 100 using known forms of contact. These forms of contact 116 include wired and wireless telephony using private and public networks, such as the PSTN.

System 100 also includes an access 118 to the Internet 104. However, system 100 requires greater access bandwidth to the Internet than individual users, given the greater

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demands of multiple users. Accordingly, it may be appropriate for access 118 to provide higher bandwidth at T-1 or T-3 megabit rates as compared to lower bandwidth rates of user access 112, which may be in the 50 - 100 kilobit rate. Regardless, the interconnection of users 106, 108, 110 and system 100 will depend on many factors.

Within the scope of the instant invention, the interconnection bandwidth can affect the quality and timeliness of the access, but it does not affect the overall invention.

Within system 100, a number of elements provide information storage and access. A router or routers 120 provides a connection between the system network 122 and the remote access network or internet 104. System network 122 provides a broadband highspeed data and communication bus for individual elements of system 100. Servers 124, 126, which are linked to system network 122, serve as the processing backbone of system 100. The software source code for system 100, as well as the interface to the system provided by these servers. Servers 124 and 126 are any of the known and envisioned types of computer hardware/software. They include processors, memory, input/output devices, and other assorted and known peripherals. Typically, servers 124, 126 are general purpose computer processors that are customized by the software that is written, compiled and loaded into their memories through some form of storage medium. However, as the state of art changes, servers 124, 126 may become more specialized, or may assume qualities that are not presently known.

In one embodiment, one group of web servers 124 that are powered by an application servers/services (examples include COLD FUSION, servlets, and ASP) supports the interactive media of the system. This includes the HTML code and

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underlying databases required for the web site, as well as the server administration required for the site.

Another group of web servers 126 provide the financial or electronic commerce support for system 100. These servers include encryption or protection functions to rapidly and securely process user transactions. Servers 126 also support the required financial tracking and audit for system 100.

A group of data storage devices 128 are also interconnected to system network 122. These data storage devices provide storage as information repositories, and very little independent processing of information. In the embodiment of FIG. 1, data storage devices or servers 128 include SQL databases with various information. One set of information includes supplier or vendor data 130. Another set of information includes system data 132. System data 132 includes data from individual users 106, 108, 110, as well as data required by system 100. In the embodiment of FIG. 1, the information in the supplier or vendor database 130 is provided by established vendors 110. However, it may be appropriate that the information in database 130 is not maintained within system 100, but is instead available on distributed databases 134 that are available through the multiple vendor locations.

In the embodiment of FIG. 1, users 106, 108, 110 remotely access system 100 using the Internet. In another embodiment, system 100 is located in a centralized location, such as at a shopping mall, or a department store. In this embodiment, users access system 100 with an input terminal at the centralized location. System 100 has connections to other terminals at other centralized locations. In this embodiment a recipient in one city can identify gift ideas and gift amounts, while gift givers in other

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cities can access the system to make purchase requests with corresponding purchase amounts. While it is possible to implement embodiments of system 100 within a single commercial establishment, the benefits are more fully realized when multiple vendors 110 are users of the system. The advantage of multiple vendors and more than a single establishment will be more apparent as the system is more fully described.

Recipient Registration

Referring to FIGs. 1 and 2, in one embodiment, at step 202, a prospective gift recipient 108 accesses system 100 through some form of remote on-line access, such as through the Internet 104 via their internet connection 112. In this embodiment, access is through a browser application, such as NETSCAPE or INTERNET EXPLORER, that is running on the user's computer, WEBTV or wireless device.

Once connected to system 100, the recipient provides identifying information regarding themselves and the circumstances surrounding their registration. For example, the system solicits the recipient's name, address, age and any personal likes or dislikes. System 100 uses some of this information for gift delivery and other information for marketing purposes. Some, though not all recipient information is also available to other users of system 100, including potential givers and vendors. System 100 also solicits the circumstances surrounding the gift registration. This includes the type of event (wedding, birthday, bar mitzvah, graduation, etc.) as well as information relating to the event (date, time, location, honeymoon location, indoor or outdoor party, etc.). This information, which is solicited from the recipient, becomes part of that recipient's data record that is maintained in database 132 of server 128. Normally, the recipient provides the requested

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information, but friends or relatives can also provide the information, such as for a child or for a surprise party.

At step 204, after the recipient provides the requested information, they are

provided access to possible gift ideas, and gift amounts from established vendors 110.

System 100 may pre-screen or prioritize vendors based on recipient information. For example, vendors with products or services that are commonly associated with a wedding may receive a high priority display if the event is a wedding, but will have a lower priority display if the event is a child's birthday.

Information on the products and services that are available from vendor 110 is either maintained in data records on database 130 of server 128, or is maintained in data records on database 134 available through the vendor location. However, because system 100 has access to either database, the actual location of the information is transparent to recipient 108.

Recipient 108 reviews the products and services available from established vendors 110 and the associated costs for those products and services, as provided by the vendor. The cost associated with the products and services is normally the vendor's retail price for that product or service. In this regard, system 100 performs functions that are similar to a traditional in-store gift registry, where information related to the recipient is collected by personnel at the store, along with information on the event. That information is used to assist the recipient with selection of gift ideas. However, in a traditional store registry, the collected information may not be available to givers, or other vendors. Additional, in a traditional in-store registry, the recipient does not have an opportunity to select from multiple vendors.

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Where the gift idea is available from an established vendor, system 100 provides the associated cost of that gift idea to the recipient, to assist the recipient with selecting a gift amount associated with the gift idea. Assuming that the vendor supplied cost is current and the product or service is available, when the recipient selects that vendor supplied cost as the gift amount associated with the gift idea, there is a reasonable probability that a giver can purchase that gift idea for the associated gift amount.

At step 206, the recipient determines whether the gift idea and cost from established vendors is desired. The instant invention also allows the recipient to provide a gift amount that is different from the vendor supplied cost. For example, if the recipient has determined that the gift idea is available from another source, such as a discount house, there is a possibility that the gift idea is available for less than the cost supplied by established vendor 110. In this example, the discount house is not an established vendor of system 100 and therefore their products and services, with associated costs, are not available to recipients and givers through system 100. In another example, the gift idea may not be available from any of the established vendors and recipient 108 does not know the actual cost of the gift idea. In this case, the gift amount may be the recipient's best guess of the cost to purchase the gift idea. In another example, the recipient may know the cost to purchase the gift idea through an established vendor and also through other vendors, and still assigns a gift amount that is less than the cost of the gift idea from any of the known vendors. In this case, the recipient is hoping that system 100 will be able to locate the gift idea for less than the known costs. Or, the recipient deciding that they prefer cash to the gift, sets an artificially low gift amount, knowing that the gift is

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unavailable for that gift amount. In this manner, the recipient can predispose that gift to the gift substitution option or cash option, rather than the gift itself.

At step 210, if the recipient determines that the established vendors are not able to provide the desired gift idea at the desired gift amount, the recipient provides the desired gift amount.

At step 212, if the recipient also knows of a vendor, that is not established with system 100, that vendor information is provided to system 100.

At step 208, the information regarding the desired gift idea and desired gift amount is stored in a database of server 128, with vendor information if available. The recipient also indicates whether this gift idea is subject to the gift substitution option or cash option, and stores that information in the database of server 128. The gift substitution option and cash option is described below in greater detail.

At step 214, system 100 determines whether the recipient wants to identify additional gift ideas, looping to step 204 if there are additional gift ideas, otherwise ending the registration process.

In Figures 1 and 2, the concept of a gift amount associated with a gift idea in the instant invention is illustrated and described within the context of an on-line or remote access gift registry system. This concept is also appropriate for a traditional gift registry. However, a traditional gift registry may be disinclined to implement this concept as their profit source and motive is unclear. The gift substitution option, cash option and coupons, described below, help provide an incentive for this concept, even in a traditional gift registry.

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Giver Access and Gift Selection

Referring to FIGs. 1 and 3, at step 300, a gift giver 106 who is a user of system 100 similarly accesses system 100 with some form of remote on-line access, such as through the Internet 104 via their internet connection 112. In this embodiment, the access of gift giver 106 is through a browser application, such as NETSCAPE or INTERNET EXPLORER, that is running on the user's computer, WEBTV or wireless device.

At step 302, once connected to system 100, the gift giver provides identifying information regarding the recipient so as to access the gift ideas of that recipient and learn more about the circumstances surrounding the recipient's gift registration. For example, recipient 108 may provide a password or event name to the gift givers, when they provide an invitation to a wedding. It is also envisioned that a URL for the recipient registry page will be sent by e-mail to gift givers. The e-mail also includes any password or information required to access the web page. This allows the gift giver to properly identify the correct recipient and access the gift ideas and gift amounts. Gift giver 106 also provides some identifying information about themselves, as well as payment information for gift purchases. System 100 uses some of this information for gift payment and delivery and other information for marketing purposes.

At step 304, system 100 determines from on-line database servers 128 whether any of the gift ideas of the recipient have a commitment or partial satisfaction. If there are any commitments or partial satisfactions, at step 306, system 100 updates the information for display so that all information regarding gift ideas and gift amounts is current.

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At step 308, the gift giver reviews the gift ideas and associated gift amounts for the desired recipient.

At step 310, the gift giver selects a gift idea and makes a purchase request to system 100 for the gift idea.

At step 312, the gift giver provides a purchase amount to system 100 corresponding to the purchase request. The purchase amount may be the same as the uncommitted balance of the gift amount (with consideration for commitments by other gift givers and partial satisfaction), or the purchase amount may be less than the gift amount.

At step 314, system 100 determines whether the gift giver wants to select other gifts for this recipient, and if so, loops to step 304.

At step 315, system 100 determines whether the gift giver will pay with a credit card, and if so charges the card.

At step 316, system 100 determines whether the gift giver wants to review gift ideas of another recipient, and if so loops to step 302.

At step 317, system 100 determines whether the gift giver will pay with a check, and if so cashes the check at step 317. At step 317, system 100 may wait for an actual check or may arrange for electronic presentment of a check drawn on the gift giver's account.

At step 318, gift giver 106 disconnects from system 100.

Though not illustrated in FIG. 3, there are additional steps related to payment processing that system 100 performs with the gift giver before the giver disconnects from the system. For example, credit card or electronic payment is provided by system 100

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using known types of transaction processing systems. Encryption or protection for the sensitive aspects of the transaction are also provided by system 100.

Partial Satisfaction

One problem with a traditional gift registry is that a giver has essentially only two choices for a particular gift. The giver either purchases the entire gift, or does not purchase the gift. This is because there is no easy process for a giver to purchase part of a gift, or contribute to the purchase of a gift. This can be particularly problematic when the giver arrives late to the registry. The lower cost gift ideas are typically gone and the only remaining gift ideas are the computer for \$3995.00, or the crystal punch bowl for \$2485.00. Faced with these choices, the giver, who isn't interested in spending that much on a gift, purchases the proverbial toaster outside the registry. The recipient, who already has a toaster, must return it. It is very probable that the recipient would prefer that the giver make a contribution to one of the items on the registry, rather than make a purchase outside the registry.

With a partial purchase option, the giver can make a commitment for part of the gift amount. The registry records that partial purchase against the gift idea so that other givers, can assist with the purchase. When enough givers make commitments, the gift can be purchased. If enough givers are not committed, the recipient can receive the cash instead and make up the balance, or do something else with the cash.

Referring to FIGs. 1 and 4, after a gift giver has selected a gift idea and made a purchase request with an associated purchase amount, at step 400, system 100 determines whether the purchase amount is equal to or greater than the gift amount. If so, there are sufficient funds to attempt to satisfy the purchase request at step 408.

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If the purchase amount is less than the gift amount, then at step 402, system 100

determines whether other gift givers have made a commitment or partial satisfaction for

that gift idea.

If other gift givers have made a commitment or partial satisfaction, then at step

404, system 100 determines whether the combination of those amounts are sufficient to

equal or exceed the gift amount. If so, system 100 attempts to satisfy the purchase

request at step 408.

If the combined amounts are not sufficient to equal or exceed the gift amount,

then at step 410, system 100 identifies the purchase request in the database of server 128

as partially satisfied.

The partial purchase concept can be combined with the gift substitution option

and cash option described below. For example, a giver, who wants to commit to part of a

gift, will know that if other givers do not make commitments for that particular gift, the

recipient will alternatively get a substitute gift or cash in the amount of their

15 commitment.

Alternatively, the giver can specify that their commitment to the purchase request

with a partial purchase amount is good only so long as other givers make commitments

sufficient to meet the full purchase amount and thereby satisfy the purchase request. If

other givers do not make the necessary commitments within a period of time, the giver

can withdraw their commitment.

Partial purchase is adaptable to conventional gift registries, if the underlying

databases supporting the registry are suitably adapted. One requirement for providing

partial purchase is that the database must be updated and maintained more frequently

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than once a day. If the gift registry is maintained by a single establishment or vendor, and giver's commitments are recorded with the registry when made, the database is always current and partial purchase is easily accommodated. However, if the gift registry is distributed across multiple locations of the establishment, the database must be updated as actions occur, rather than batch processing at the end of the day.

Gift Substitution Option, Cash Option and Name Your Own Gift Amount

In a traditional gift registry, such as a wedding registry, a prospective gift recipient registers with one or more commercial establishments. When the registration is with a single establishment, there are normally multiple departments within the establishment. This allows the recipient to select or identify gifts from the different areas, at different prices. Thus, china, silver, sheets, linens, kitchen ware, bath ware and other assorted gift ideas can be selected. When the gift registration is with multiple colocated establishments, such at in a shopping mall, the gift recipient can register at one store in the mall for china, another store in the mall for intimate apparel, another store for sporting goods, etc.

However, the recipient may know that the gift ideas they select at the establishment are priced at retail, and that the same items are available from a discount establishment at a savings. Therefore, the gift recipient, knowing that the same gift is available at a lower price has a dilemma. If they register with the retail establishment, the giver will be able to take advantage of the centralized gift registry, but will have to pay more for the gift than it could be purchased for at a discount establishment. However, if the gift recipient does not register this gift, gift givers would have no way of knowing that this gift is wanted. Some gift recipient will register the gift at the higher price, and

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then attempt to return it, taking the cash and buying the same gift at the lower price. This is inconvenient for the recipient. Moreover, some stores have sought to prevent this practice by implementing restrictive return policies.

The gift substitution option, cash option and name your own gift amount concepts

help to solve the dilemma. A recipient identifies the gift idea with the registry.

However, rather than merely identifying the gift idea, the recipient also provides an associated gift amount for the gift idea. In a traditional gift registry, the gift amount would be the same as the cost of the gift idea at the registry. However the invention allows the gift amount to be something other than the retail cost at the traditional registry. Without the invention, in a traditional gift registry, the retail establishment is unable to provide the gift at the gift amount without discounting the item. Since discounting outside planned sales events is something most registries are not inclined to do, the concept would normally fail.

With the gift substitution option, cash option and name your own gift amount, when the establishment is willing to broker the transaction between the giver and the recipient, all parties can gain the advantage of a centralized gift registry. The recipient can register gift ideas in a centralized location and thereby avoid the problem of multiple undesired gifts. The recipient can also reduce the gift cost for the giver. The giver can determine which gift ideas are desired by the recipient and know that they are not buying a duplicate gift that will be returned. The giver also receives the advantage of a lower cost for the gift.

However, without some incentive the registry gains little from the cash option.

The registry profit that normally helps to offset the cost of establishing and maintaining

the registry, is not available without purchase of a gift. At least for this reason, traditional gift registries are not inclined to support a cash option.

A problem for a cash option in a traditional gift registry is that the registry provides the gift amount to the recipient as cash, rather than selling the gift. Unless the registry takes a percentage of the gift amount as a fee, there must be some form of incentive for the registry to implement a cash option. In the instant invention, one of these incentives is provided by coupons that accompany the cash option or sale of marketing information. The coupon aspect of the invention is explained in greater detail below.

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In the gift substitution option and cash option, the recipient can indicate that if the registry is unable to satisfy the giver's purchase request with a purchase, the recipient will accept a substitute gift, or wants the purchase amount in cash. The recipient may ask the registry to conceal the gift substitution option or cash option from the giver, or they may ask the registry to inform the giver that if the purchase request is not satisfied, the request will be satisfied with the gift substitution option or cash option.

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In this description, the gift substitution option and the cash option have been treated as somewhat distinct options. However, it is reasonable to consider the cash option as a particular form of gift substitution, where the gift substitute is not another type of good or service, but is cash instead.

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It is also possible that the recipient does not register any particular gift ideas, but instead registers gift amounts (e.g. cash contributions) in varying amounts. This might be appropriate for a charity, wanting to have a gift registry, but desiring that all gift contributions be in the form of cash. In this embodiment, the registry may use the

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marketing type of information gained from gift givers to help offset the cost of the registry. For example, gift givers who have indicated a desire to contribute cash to the local ballet or theater production company, are likely to have an interest in other forms of entertainment related to the ballet or theater. This information can be used to develop targeted coupons that are provided to the gift recipient in conjunction with a gift receipt.

Established and Ad-hoc Vendors

Once a gift giver has selected a gift idea and made a purchase request, with an associated purchase amount, and system 100 has determined that the purchase amount is greater than or equal to the gift amount, it is possible for system 100 to attempt to satisfy the purchase request.

Referring to FIGs. 1 and 5, at step 532, system 100 first determines whether the recipient has selected a mandatory substitution. The mandatory substitution option at step 534 occurs when the recipient says that they don't care if the gift is available, they want system 100 to substitute for the gift. The substitute can be another gift, or cash. Because a cash substitution is accommodated in a slightly different manner than substitution of another gift, the cash option (step 500) is addressed separately within the mandatory substitution. The cash option applies to a particular gift, or to all gifts for that recipient in the registry. If the cash option is selected, then at step 528, system 100 credits the recipient's account with the purchase amount and ends. The cash option is described elsewhere in greater detail.

If the cash option is not selected, then at step 501, system 100 determines whether the recipient has selected a gift substitution option. If the gift substitution option is selected, then at step 530, system 100 makes the gift substitution (changes the purchase

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request to the substitute gift) and attempts to satisfy the purchase request (of the now substituted gift) at step 502. The gift substitution option applies to a particular gift, or to all gifts for that recipient in the registry. The gift substitution option is also described elsewhere in greater detail.

If the recipient has not selected the gift substitution option at step 501, then at step 502, system 100 attempts to satisfy the purchase request with established vendors 110 of system 100. These may be vendors who have an active participation with system 100, such as through providing data or access to data to assist the recipient and gift giver with gift selection, or vendors who actively participate with system 100 in an attempt to satisfy outstanding purchase requests. Alternatively, vendors 110 may be passive, relying on system 100 to contact them with outstanding purchase requests.

The primary distinction between established vendors and ad-hoc vendors is that system 100 has some form of pre-existing relationship with established vendors and has no pre-existing relationship with ad-hoc vendors. It is reasonable that over time, ad-hoc vendors become established vendors, through their interaction with system 100, or through contact by system 100 in an attempt to satisfy outstanding purchase requests.

At step 504, if system 100 is able to satisfy the purchase request at the purchase amount with an established vendor, that gift idea is considered complete within the registry and system 100 begins the process of ordering and delivery. The process of ordering and delivery can take a number of days or weeks. During that time, the recipient may change their mind regarding the gift substitution option or cash option.

Accordingly, before the gift is actually shipped to the recipient, at step 534, system 100 again determines if the recipient has selected a mandatory substitution option. Just as the

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mandatory substitution option at step 532 had two steps, so does the mandatory substitution option at step 534. If system 100 determines that the recipient has selected a cash option at step 520, then at step 528, system 100 credits the recipient's account with the purchase amount and ends.

If at step 520, the recipient has not selected the cash option, then at step 521, system 100 determines whether the recipient has selected the gift substitution option. If so, then at step 530, system 100 cancels the order, substitutes the gift and attempts to satisfy the purchase request with the now substituted gift at step 502.

If the recipient has not selected the gift substitution option at step 521, then at step 522, system 100 arranges shipping of the gift and pays the vendor.

At step 524, system 100 updates the gift registry database to show gift purchase, and at step 526, system 100 informs the recipient of the purchase and provides a token to the giver before ending.

A number of steps are required to maintain and update the database records, complete the purchase of the gift, provide an acknowledgement of the purchase to either or both the recipient and giver, as well as arrange for payment from the gift giver, payment to the vendor and shipment to the desired destination. These are understood to occur in step 522 through 526. Any novel aspects of the invention related to these additional steps are described in greater detail. The other aspects, which are readily understood to those of ordinary skill to occur within the system and method and are not further described herein.

If system 100 was unsuccessful in satisfying the purchase request at step 504 with established vendors, then at step 506, system 100 attempts to satisfy the purchase request

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with ad-hoc vendors. An ad-hoc vendor is one that does not have a pre-existing relationship with system 100. However, that does not mean that the identity of the ad-hoc vendor is unknown to system 100. For example, when the gift recipient selects a gift idea and associated gift amount, they have an opportunity to also identify a vendor that they believe may be able to provide that gift idea at that gift amount. This is particularly helpful when the gift idea is unusual, or not commonly given as a gift. System 100

At step 508, if system 100 was able to satisfy the purchase request with an ad-hoc vendor, system 100 begins the process of ordering and shipping the gift before again determining if the recipient has selected a cash option at step 520.

maintains information on ad-hoc vendors in server database 128.

At step 510, if system 100 was unable to satisfy the purchase request with either established or ad-hoc vendors, system 100 determines whether the failure is due to inability to locate a vendor that can provide the gift at any price. If system 100 could not locate a vendor who can satisfy the gift idea, the recipient is so informed at step 512 and the recipient is provided an opportunity to provide an identity of an ad-hoc vendor that maybe able to satisfy the gift. At step 514, if the recipient provides additional information, system 100 again attempts to satisfy the purchase request at step 502.

If the recipient does not provide additional information at step 514, then at step 538, system 100 determines whether the recipient has selected a contingent substitution option. A contingent substitution occurs when the gift recipient says that they want system 100 to substitute another gift or cash if and only if the desired gift is unavailable at the price that the recipient has listed, or can not be delivered on time.

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Just as the mandatory substitution option included two tests, so does the contingent substitution option (step 536). At step 538, system 100 determines whether the recipient has selected contingent substitution. If not, then at step 542, system 100 credits the gift giver's account and ends.

If the recipient has selected contingent substitution, then at step 540, system 100 determines whether that contingent substitution is cash. If so, then at step 528, system 100 credits the recipient's account and ends. If not, system 100 substitutes the contingent gift at step 530 and attempts to satisfy the request at step 502.

If system 100 determines that the gift was located at step 510, then at step 516, system 100 determines whether the purchase request can be satisfied if it is modified.

If system 100 determines that a modified purchase request can not be satisfied at step 516, then at step 538, system 100 determines whether the recipient has selected the contingent substitution option (step 536), as described above.

If a modified purchase request can be satisfied, then at step 518, system 100 determines whether the recipient will accept the modification.

If system 100 determines at step 518 that the recipient will accept the modified purchase request, then system 100 attempts to satisfy the purchase request at step 502. If not, then system 100 determines whether the recipient has selected the contingent substitution option (step 536), as described above.

Vendor Contact and Bidding

There are number of different embodiments for contacting vendors, once gift givers have made purchase requests with associated purchase amounts. One embodiment uses a primarily serial approach. Another embodiment uses a primarily parallel

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approach. Another embodiment uses an auction type approach. These embodiments can be somewhat combined with each other so that an auction is used with a parallel approach. It is also possible that when the vendors are contacted, they are initially presented with a firm offer that is priced below the purchase amount indicated by a gift giver. The amount of the firm offer is in then incremented until a vendor accepts the offer, or the gift giver's purchase amount is reached. In this manner, system 100 attempts to get the best price for the gift. Any savings can be refunded to the gift giver, provided to the recipient as cash, or retained by the system as profit.

In one embodiment for contacting vendors, system 100 actively seeks vendor responses by sending or providing purchase requests to the vendors. The vendors either respond to those requests, or ignore them. An example of this active approach would be use of e-mail, fax, pager, or telephone to send or provide the request to the vendor. This active approach may use any of a number of different techniques.

In another embodiment for contacting vendors, system 100 is more passive and makes purchase requests available to the vendors. The vendors are able to review these requests and may respond to the requests, or ignore them. An example of this more passive approach would be use of a web page, or bulletin board. This more passive approach may also use any of a number of different techniques. Thus, one difference between the active and more passive approach is whether the system provides the requests to the vendors, or whether the system merely makes the requests available to the vendors.

Aspects of these embodiments for contacting vendors and bidding are described in greater detail below.

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Serial Approach

In a serial embodiment, system 100 sends a firm offer for purchase, or a solicitation for an offer (such as provided within the Uniform Commercial Code) to each vendor and waits for the vendor to reply. Once a vendor has accepted the firm offer for purchase or the vendor responds to the solicitation with an offer and system 100 accepts the vendor offer, the gift is accepted and system 100 asks the vendor to deliver the gift. The steps in this embodiment are summarized in FIG. 6. At step 602, system 100 selects all gifts that need to be purchased, and arranges the gifts in a list.

At step 604, system 100 categorizes and aggregates identical gifts on the list. For example, if three different registries need three identical items, system 100 aggregates the individual registry items into a single order for three of the same item, with three different delivery zip codes. Step 604 includes other steps, which are illustrated more fully in FIG. 7.

At step 606, system 100 selects a vendor for each gift from the list. Step 606 includes other steps, which are illustrated more fully in FIG. 8.

At step 608, system 100 creates orders from the list to send to each vendor. Step 608 includes other steps, which are illustrated more fully in FIG. 9.

At step 610, system 100 processes each vendor order as it is received. Step 610 includes other steps, which are illustrated more fully in FIG. 10.

At step 612, system 100 updates the order status.

FIG. 7 illustrates an embodiment for categorizing and aggregating gifts from the list. At step 702, system 100 begins a loop through each gift in the list.

At step 704, system 100 selects the next gift from the list.

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At step 706, system 100 categorizes the gift based on the description and name.

At step 708, system 100 determines whether the gift was categorized, and if not, at step 710, system 100 arranges for a manual categorization of the gift.

At step 712, system 100 determines whether additional gifts remain to categorize on the list, and if so, loops to step 704. If not, categorization ends at step 714.

FIG. 8 illustrates an embodiment for selecting a vendor for gifts on the list. At step 802, system 100 begins to select vendors.

At step 804, system 100 selects the next gift from the list.

At step 806, system 100 finds an established vendor based on the gift categorization and indications of which vendor can provide the gift.

At step 808, system 100 determines whether a established vendor was identified from the list. If so, then at step 810, system 100 selects the best established vendor and assigns a gift with a bid to that vendor. Step 810 includes additional steps, which are illustrated in FIG. 11.

If an established vendor was not identified at step 808, then at step 814, system 100 determines whether an ad-hoc vendor if available. If so, then at step 816, system 100 designates the ad-hoc vendor as a new vendor and adds them to the list of established vendors. At step 818, system 100 selects the best ad-hoc vendor and assigns a gift with a bid to that vendor.

If system 100 could not locate an ad-hoc vendor at step 814, then at step 820, system 100 notifies the recipient that the gift was unavailable and therefore contingent substitution has taken place. If the contingent substitution is for cash, then the account of the gift recipient is credited, and the process ends. If the contingent substitution is for

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another gift, then the substitution is made and we go back to the start. If there was no contingent substitution, the gift giver's account is credited. Step 820 includes additional

At step 812, system 100 determines whether additional gifts remain that require

5 vendors, and if so, loops to step 804.

steps, which are illustrated in FIG. 12.

At step 822, system 100 completes the vendor selection.

FIG. 9 illustrates an embodiment for creating and sending orders from the list to vendors. At step 902, system 100 begins to generate orders from the list.

At step 904, system 100 selects the next unprocessed order.

At step 906, system 100 sends the order to the vendor. The order includes bid, quantity, zip codes for each gift. The order is sent by the method most appropriate for the vendor, and may include e-mail, mail, fax, telephone, or a direct connection.

At step 908, system 100 determines whether additional orders remain to be sent, and if so, loops to step 904.

At step 910, system completes sending orders from the list.

FIG. 10 illustrates an embodiment for processing vendor orders as they are received. At step 1002, system 100 begins to process vendor orders.

At step 1004, system 100 selects the next unprocessed gift from the list.

At step 1006, system 100 determines the bid status of the gift. If the status is indicated as rejected, then at step 1026, system 100 updates the gift status to rejected and checks for more gifts at step 1028.

If at step 1006, system 100 determines that the bid status is counter offer, then at step 1016, system 100 determines whether the vendor price is greater than the purchase

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price. If so, then at step 1025, system 100 determines whether the counter offer terms are acceptable to the recipient. If the terms are not acceptable, then at step 1026, system 100 updates the gift status as rejected by this vendor.

If at step 1016, system 100 determines that the vendor price is not higher than the purchased price, then at step 1018, system 100 determines whether the vendor can deliver on time. If not, then at step 1025, system 100 determines whether the counter offer terms are acceptable to the recipient. If the terms are not acceptable, then at step 1026, system 100 updates the gift status as rejected by this vendor.

If at step 1018, system 100 determines that the vendor can deliver on time, then at step 1020, system 100 determines whether vendor 100 is counter offering with a different model. If so, then at step 1025, system 100 determines whether the counter offer terms are acceptable to the recipient. If the terms are not acceptable, then at step 1026, system 100 updates the gift status as rejected by this vendor.

If at step 1020, system 100 determines that the model is the same, then at step 1027, system 100 determines whether the other counter offer terms are significant. If the counter offer terms are significant, then at step 1025, system 100 determines whether the counter offer terms are acceptable to the recipient. If the terms are not acceptable, then at step 1026, system 100 updates the gift status as rejected by this vendor.

If at step 1027, the other counter offer terms are not significant, then at step 1008, system 100 updates the gift status to purchased and informs the recipient of shipment at step 1010. Step 1010 includes additional steps, which are illustrated in FIG. 13.

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If at step 1006, system 100 determines that the bid status is modified acceptance, then at step 1012, system 100 determines whether the vendor quantity is less than the purchased quantity. If so, then at step 1013, system 100 modifies the remaining quantity.

If at step 1012, system 100 determines that the vendor quantity is not less than the purchased quantity, then at step 1014, system 100 determines whether the vendor price is less than the bid price. If so, then at step 1015, the difference is given to the recipient.

If the vendor prices is not less than the bid price, then at step 1008, system 100 updates the gift status to purchased from this vendor, and at step 1010, notifies the recipient that the gift is being delivered.

If at step 1006, system 100 determines that the bid status is accepted, then at step 1008, system 100 updates the gift status to purchased from this vendor, and at step 1010, system 100 notifies the gift recipient that the gift is being delivered.

If at step 1006, system 100 determines that the bid status is unchanged, then at step 1030, system 100 determines whether a pre-set time limit has expired. If so, then at step 1032, system 100 arranges for manual intervention, and checks for more gifts at step 1028.

If at step 1030, system 100 determines that the pre-set time limit is not expired, then at step 1028, system 100 checks for more gifts.

If at step 1028, system 100 determines there are additional gifts, then it arranges to loop to step 1004. If not, system 100 ends this set of processing steps at step 1034.

FIG. 11 illustrates an embodiment for selecting the best vendor. Though the steps illustrated here are particularly appropriate for a serial bidding embodiment, they can also

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be used for a parallel offer embodiment when multiple vendors respond within the deadline and a selection among responding vendors is required.

At step 1100, system 100 begins the steps to selection the best vendor.

At step 1102, system 100 selects the next vendor for consideration.

At step 1104, system 100 determines whether a bid has already been sent to this vendor. If so, and only if all bids were unsuccessful on the first pass, then at step 1106, system 100 determines whether the bid has been sent Z times to the vendor. If it has, system 100 loops to step 1102. If not, then at step 1108, system 100 updates the number of times the bid has been sent to the vendor.

If at step 1104, system 100 determined that a bid has not already been sent to this vendor, then at step 1110, system 100 computes the best supplier ratio for the vendor, and at step 1112, stores the ratio and average discount.

The process of computing the best supplier ratio at step 1110 includes a number of factors and is a function of bid hit ratio (number of accepted bids/number of bids sent), modified hit ratio (number of accepted bids for category/number of bids for category), commission or discount, tenure (how long the vendor relationship has existed), speed of delivery, delivery ratio (number of on-time deliveries/number of accepted offers), average shipping costs, complaint ratio (number of complaints/number of accepted offers), payment terms, and subjective factors such as whether to encourage a particular vendor.

At step 1114, system 100 determines whether there are additional vendors for consideration, and if so, loops to step 1102.

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If at step 1114 no additional vendors need consideration, then at step 1116, system 100 selects the vendor with the best or highest supplier ratio.

At step 1118, system 100 computes the bid. The bid is a function of market price of a gift, recipient's price of the gift, bid hit ratio, category margin / discount by vendor and number of times the bid has been sent to the supplier.

At step 1120, system 100 determines whether the bid should be manually adjusted. If so, then at step 1122, the bid is manually entered.

At step 1124, system 100 completes the steps to select the best vendor.

FIG. 12 illustrates an embodiment for notifying the recipient that the gift will be in cash form. At step 1200, system 100 begins by computing the quantity remaining.

At step 1202, system 100 determines whether the quantity remaining is less than the quantity requested by the recipient. If it is not, then at step 1204, system 100 notifies the recipient that the gift will be in a cash form.

At step 1206, system 100 computes the cash component, and at step 1208, notifies the recipient that part of the gift will be delivered, and part will be in a cash form.

At step 1210, system 100 completes the step for the cash form of gift.

FIG. 13 illustrates and embodiment for notifying the recipient that the gift is being delivered. At step 1300, system 100 begins the steps to notify the recipient that the gift is being delivered. The notification is typically by e-mail, but any form that is designated by the recipient is appropriate, such as mail, fax or telephone call.

At step 1302, system 100 determines whether the gift has been delivered. This is based on a delivery notification from the vendor or shipping agent. If not, at step 1304, system 100 waits for a delivery notification, and loops to step 1302.

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If the gift has been delivered, as provided by the delivery notification from the vendor or shipping, then at step 1306, system 100 updates the status as delivered.

At step 1308, system 100 sends the actual notification to the recipient, and completes the notification process at step 1310.

This completes a description of an embodiment for serial allocation of gift bids to a plurality of vendors.

Parallel Approach

In a parallel embodiment, system 100 sends a request for a firm offer to multiple vendors in parallel and then determines which of the responding offers to select. Once a gift has been accepted, system 100 asks the vendor to deliver the gift. The steps in this embodiment are summarized in FIG. 14. At step 1402, system 100 selects all gifts that need to be purchased, and arranges the gifts in a list.

At step 1404, system 100 categorizes and aggregates identical gifts on the list. For example, if three different registries need three identical items, system 100 aggregates the individual registry items into a single order for three of the same item, with three different delivery zip codes. Step 1404 includes other steps, which are illustrated more fully in FIG. 7.

At step 1406, system 100 selects one or more vendors to be contacted for each gift or aggregated gifts from the list. This is somewhat like a shotgun, where multiple request for offers are sent to many vendors at the same time. Step 1406 includes other steps, which are illustrated more fully in FIG. 15.

At step 1408, system 100 creates requests for offers from the list to send to each vendor. Step 1408 includes other steps, which are illustrated more fully in FIG. 16.

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At step 1410, system 100 processes each vendor offer as it is received. Step 1410 includes other steps, which are illustrated more fully in FIG. 17.

At step 1412, system 100 updates the request for offer status.

As described above, FIG. 7 illustrates an embodiment for categorizing and aggregating gifts from the list. At step 702, system 100 begins a loop through each gift in the list.

At step 704, system 100 selects the next gift from the list.

At step 706, system 100 categorizes the gift based on the description and name.

At step 708, system 100 determines whether the gift was categorized, and if not, at step 710, system 100 arranges for a manual categorization of the gift.

At step 712, system 100 determines whether additional gifts remain to categorize on the list, and if so, loops to step 704. If not, categorization ends at step 714.

FIG. 15 illustrates an embodiment for selecting vendors for gifts on the list. At step 1502, system 100 begins to select vendors.

At step 1504, system 100 selects the next gift from the list.

At step 1506, system 100 finds established vendors based on the gift categorization and indications of which vendor can provide the gift.

At step 1508, system 100 determines whether established vendors were identified from the list. If so, then at step 1510, system 100 assigns each vendor to a gift and asks the vendor for an offer price for the gift.

If an established vendor was not identified at step 1508, then at step 1514, system 100 determines whether one or more ad-hoc vendors are available. If so, then at step 1516, system 100 designates each ad-hoc vendor as a new vendor and adds them to the

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list of established vendors. At step 1518, system 100 sends the gift details to each new vendor and asks them for an offer price for the gift.

If system 100 could not locate an ad-hoc vendor at step 1514, then at step 1520, system 100 notifies the recipient that contingent substitution will occur. Step 1520 includes additional steps, which are illustrated in FIG. 12.

At step 1512, system 100 determines whether additional gifts remain that require vendors, and if so, loops to step 1504.

At step 1522, system 100 completes the vendor selection.

FIG. 16 illustrates an embodiment for creating and sending orders from the list to the vendors. At step 1602, system 100 begins to generate orders from the list.

At step 1604, system 100 selects the next unprocessed order.

At step 1606, system 100 sends the order to the vendor. The order includes deadline, quantity, zip codes for each gift. The order is sent by the method most appropriate for the vendor, and may include e-mail, mail, fax, telephone, or a direct connection.

At step 1608, system 100 determines whether additional orders remain to be sent, and if so, loops to step 1604.

At step 1610, system completes sending orders from the list.

FIG. 17 illustrates an embodiment for processing vendor orders at the expiration of the deadline. At step 1702, system 100 begins to process vendor orders.

At step 1704, system 100 selects the next unprocessed gift from the list.

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At step 1706, system 100 determines the offer status of the gift. If the status is indicated as no reply/no offer received, then at step 1708, system 100 discards the offer and at step 1710, updates the vendor status as rejected for that offer.

If at step 1706, system 100 determines that the offer status is offer received, then at step 1712, system 100 correlates the offer with the status on the list.

At step 1714, system 100 determines whether there are any more gifts. If so, then system 100 loops to step 1704.

At step 1716, system 100 determines whether there are any offers which are acceptable. If not, then at step 1718, system 100 notifies the recipient that the gift will be in cash form.

At step 1718, system 100 selects the best of the acceptable offers. This selection considers the offer price, delivery, commission or discount, tenure (how long the vendor relationship has existed), speed of delivery, delivery ratio (number of on-time deliveries/number of accepted offers), average shipping costs, complaint ratio (number of complaints/number of accepted offers), payment terms, highest quantity, and subjective factors such as whether to encourage a particular vendor.

At step 1720, system 100 updates the gift status to purchased and informs the recipient of shipment at step 1722. Step 1722 includes additional steps, which are illustrated in FIG. 13.

As described above, FIG. 12 illustrates an embodiment for notifying the recipient that the gift will be in cash form. At step 1200, system 100 begins by computing the quantity remaining.

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At step 1202, system 100 determines whether the quantity remaining is less than the quantity requested by the recipient. If it is not, then at step 1204, system 100 notifies the recipient that the gift will be in a cash form.

At step 1206, system 100 computes the cash component, and at step 1208, notifies

the recipient that part of the gift will be delivered, and part will be in a cash form.

At step 1210, system 100 completes the step for the cash form of gift.

As described above, FIG. 13 illustrates and embodiment for notifying the recipient that the gift is being delivered. At step 1300, system 100 begins the steps to notify the recipient that the gift is being delivered. The notification is typically by e-mail, but any form that is designated by the recipient is appropriate, such as mail, fax or telephone call.

At step 1302, system 100 determines whether the gift has been delivered. This is based on a delivery notification from the vendor or shipping agent. If not, at step 1304, system 100 waits for a delivery notification, and loops to step 1302.

If the gift has been delivered, as provided by the delivery notification from the vendor or shipping, then at step 1306, system 100 updates the status as delivered.

At step 1308, system 100 sends the actual notification to the recipient, and completes the notification process at step 1310.

Auction Approach

In an auction embodiment, system 100 posts an order in an accessible interactive on-line location, such as at a web page, that is accessible by multiple vendors and then conducts an auction for the desired gift with associated delivery conditions. The system may actively inform potential vendors of the order, or passively post the order and await

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vendors. In the auction embodiment, instead of attempting to develop the highest price for the gift, the auction attempts to develop the lowest price for the gift within the acceptable delivery terms. In one embodiment, the auction is blind, with individual vendor identity hidden from others, while in another embodiment, the auction is open with vendors able to determine who the other participants are. The auction is timed, with the vendor offering the best price and delivery terms at the end of the auction being automatically selected. Once the auction for the gift is closed, system 100 arranges for the vendor to deliver the gift.

Published Firm Offer

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In one embodiment, an alternative approach is first-come-first serve. Each available offer is posted as a firm offer along with the maximum price and the zip code of the gift recipient. The first vendor to indicate acceptance of the posted offer binds the system and therefore gets the deal. The firm offer is subsequently removed from the web site. This embodiment includes various steps (not illustrated) to ensure that only one vendor can accept any single firm offer.

Coupon Supplement

As indicated above, one of the reasons that traditional gift registry services may not provide a cash option is that the profit source or motive is unclear. With the increasing understanding that information is a commodity with value, the opportunities for profit using information gained through a transaction are better understood. For example, when the recipient registers with system 100, there is certain information that can be learned directly, or readily inferred from the circumstances of the registration. The recipient's address and telephone number provide information to identify them. The

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recipient also provides information regarding the gift event (wedding, birthday, graduation etc.) The recipient similarly identifies certain near-term wants or desires. All of this is valuable marketing information that is directly linked to a particular consumer. The information is part of the recipient profile, which can be used to predict future purchases and spending habits. The information is also helpful in identifying individuals who have recently undergone transition in their life-style with an associated change in their habits.

The instant invention uses this information as a profit source to help offset the cost of operation that would normally be covered by profit from the sale of goods/services. For example, if a recipient has identified a television as a gift idea, and has provided a corresponding gift amount for the television that is less than the retail cost from established vendors, normally they would not get the television. If the recipient has selected contingent substitution into cash, system 100 will determine that the recipient desires to receive cash if the gift is not available at the gift amount. The fact that the recipient desires to purchase the television, and now has just received cash with which to make his purchase is valuable information. Instead of merely providing the cash to the recipient, system 100 uses this information to locate related coupons to include with the cash.

For example, a discount coupon for a particular television brand is available, allowing the recipient to purchase that brand television for only slightly more than the gift amount. When system 100 provides that coupon with the cash, the recipient is strongly influenced to purchase that brand television rather than another brand. The discount television coupon was targeted to an individual who has expressed a near-term

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interest in purchasing a television, who has also identified their purchase price range, and who has the means with which to make the purchase. The individual is as they say, "ready, willing and able." This is extremely valuable information. The potential return on the marketing investment is much greater for this coupon, as compared to other distribution sources. Accordingly, the television manufacturer is willing to pay a premium to have system 100 include their coupon with a cash option.

Although illustrative embodiments have been described herein in detail, it should be noted and will be appreciated by those skilled in the art that numerous variations may be made within the scope of this invention without departing from the principle of this invention and without sacrificing its chief advantages.

One variation of the invention includes user access of the system from within an establishment, such as using a computer at the establishment, or a computer at a shopping mall.

In one variation, the gift is anonymous, with system 100 concealing the gift giver's identity from the recipient.

In one variation, the gift recipient registers a cash gift as the gift idea with the desired cash amount as the gift idea. The gift giver then makes a gift of cash by selecting that cash gift as the purchase request with associated purchase amount. Accordingly, in FIG. 5, the decision flow may assume that the gift is a cash option (step 500), and the cash gift is then directly credited to the recipients account at step 528. Alternatively, the decision flow may follow the other decision steps in FIG. 5 but the shipping at step 522 occurs through credit of the recipient account rather than a physical package.

In one variation, it is also possible that a traditional establishment handles all of

the recipient interface to system 100. In this variation, system 100 is transparent to the

recipient and the additional enhancements provided by the invention (gift substitution

option, cash option, coupons, tokens, etc.) appear to be enhancements of a normal in-

5 store gift registry.

Unless otherwise specifically stated, the terms and expressions have been used

herein as terms of description and not terms of limitation. There is no intention to use the

terms or expressions to exclude any equivalents of features shown and described or

portions thereof and this invention should be defined in accordance with the claims that

10 follow.

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I/We claim:

1. A method comprising:

receiving a purchase request from a giver with an associated purchase amount; and

determining whether to satisfy the purchase request with a purchase or a gift substitution option.

- 2. A method according to claim 1, further comprising satisfying the purchase request with the purchase.
- 3. A method according to claim 1, further comprising refunding an excess from the purchase amount to the giver.
- 4. A method according to claim 1, further comprising providing an excess from the purchase amount to a recipient.
- 5. A method according to claim 1, further comprising providing an excess from the purchase amount as a partial satisfaction of another purchase request.
- 6. A method according to claim 1, further comprising satisfying the purchase request with the gift substitution option.
- 7. A method according to claim 1, further comprising including a coupon when satisfying the purchase request with the gift substitution option.
- 8. A method according to claim 1, further comprising satisfying the purchase request with purchase amounts from multiple givers.

9. A method according to claim 1, further comprising providing identities of established relationship vendors to the giver, whereby the identities assist with the purchase request.

- 10. A method according to claim 1, further comprising collecting a gift amount from a recipient, whereby the gift amount assists the giver with the purchase request or the purchase amount.
- 11. A method according to claim 1, further comprising collecting a gift idea from a recipient, whereby the gift idea assists the giver with the purchase request or the purchase amount.
- 12. A method according to claim 11, wherein collecting the gift idea from a recipient is performed by a system that is selected from the group that includes: on-line systems; telecommunication systems; in-store systems; in-locale systems; and kiosk systems.
- 13. A method according to claim 1, further comprising providing identities of established relationship vendors to a recipient, whereby the identities assist the recipient with a gift idea.
- 14. A method according to claim 1, further comprising applying the purchase amount as a partial satisfaction of the purchase request.
- 15. A method according to claim 1, further comprising adding purchase amounts from other givers to the purchase request.

16. A method according to claim 1, further comprising accessing an electronic commerce system to receive the purchase amount.

- 17. A method according to claim 1, further comprising receiving the purchase amount.
- 18. A method according to claim 1, further comprising notifying a recipient of the purchase request.
- 19. A method according to claim 1, further comprising notifying a recipient of a result of determining whether to satisfy the purchase request with the purchase or the gift substitution option.
- 20. A method according to claim 1, further comprising providing a coupon to a recipient.
- 21. A method according to claim 1, further comprising providing the giver a token corresponding to the purchase request.
- 22. A method according to claim 1, wherein receiving the purchase request is performed by a system that is selected from the group that includes: on-line systems; telecommunication systems; in-store systems; in-locale systems; and kiosk systems.
- 23. A method according to claim 1, wherein determining whether to satisfy the purchase request further comprises comparing the purchase amount to a price corresponding to the purchase request.

24. A method according to claim 1, wherein determining whether to satisfy the purchase request further comprises determining whether established vendors can satisfy the purchase request.

- 25. A method according to claim 1, wherein determining whether to satisfy the purchase request further comprises determining whether ad-hoc vendors can satisfy the purchase request.
- 26. A method according to claim 1, wherein determining whether to satisfy the purchase request further comprises making the purchase request or purchase amount available to vendors.
- 27. A method according to claim 1, wherein determining whether to satisfy the purchase request further comprises providing the purchase request or purchase amount to vendors.
- 28. A method according to claim 1, wherein the gift substitution option includes a cash option.
 - 29. A gift registry system comprising:

a circuit to receive a purchase request from a giver with an associated purchase amount; and

a circuit to determine whether to satisfy the purchase request with a purchase or a gift substitution option.

30. Computer executable software code stored on a computer readable medium, the code for managing a gift registry, the code comprising:

code to receive a purchase request from a giver with an associated purchase amount; and

code to determine whether to satisfy the purchase request with a purchase or a gift substitution option.

31. A computer-readable medium having computer executable software code stored thereon, the code for managing a gift registry, the code comprising:

code to receive a purchase request from a giver with an associated purchase amount; and

code to determine whether to satisfy the purchase request with a purchase or a gift substitution option.

32. A programmed computer for managing a gift registry, comprising:

a memory having at least one region for storing computer executable program

code; and

a processor for executing the program code stored in the memory; wherein the program code includes:

code to receive a purchase request from a giver with an associated purchase amount; and

code to determine whether to satisfy the purchase request with a purchase or a gift substitution option.

33. A method comprising:

receiving a first purchase request from a first giver with an associated first purchase amount;

receiving a second purchase request from a second giver with an associated second purchase amount; and

aggregating at least the first purchase amount and the second purchase amount to satisfy the first purchase request or the second purchase request.

- 34. A method according to claim 33, further comprising determining whether to satisfy the first purchase request or the second purchase request with a purchase or a gift substitution option.
- 35. A method according to claim 34, further comprising notifying a recipient of a result of determining whether to satisfy the first purchase request or the second purchase request with the purchase or the gift substitution option.
- 36. A method according to claim 34, wherein determining whether to satisfy the first purchase request or the second purchase request further comprises comparing the first or second purchase amount to a price corresponding to the first or second purchase request.
- 37. A method according to claim 34, wherein determining whether to satisfy the first purchase request or the second purchase request further comprises determining whether established vendors can satisfy the first or second purchase request.
- 38. A method according to claim 34, wherein determining whether to satisfy the first purchase request or the second purchase request further comprises determining whether ad-hoc vendors can satisfy the first or second purchase request.

- 39. A method according to claim 34, wherein determining whether to satisfy the first purchase request or the second purchase request further comprises making the first or second purchase request or first or second purchase amount available to vendors.
- 40. A method according to claim 34, wherein determining whether to satisfy the first purchase request or the second purchase request further comprises providing the first or second purchase request or the first or second purchase amount to vendors.
- 41. A method according to claim 34, wherein the gift substitution option includes a cash option.
- 42. A method according to claim 33, wherein the first purchase request and the second purchase request are substantially the same.
- 43. A method according to claim 33, further comprising satisfying the first or second purchase request with a purchase.
- 44. A method according to claim 33, further comprising refunding an excess from the purchase amount to the giver.
- 45. A method according to claim 33, further comprising providing an excess from the first or second purchase amount to a recipient.
- 46. A method according to claim 33, further comprising providing an excess from the first or second purchase amount as a partial satisfaction of another purchase request.

- 47. A method according to claim 33, further comprising satisfying the first or second purchase request with a gift substitution option.
- 48. A method according to claim 33, further comprising including a coupon when satisfying the first or second purchase request with a gift substitution option.
- 49. A method according to claim 33, further comprising satisfying the first or second purchase request with purchase amounts from multiple givers.
- 50. A method according to claim 33, further comprising providing identities of established relationship vendors to the first or second giver, whereby the identities assist with the first or second purchase request.
- 51. A method according to claim 33, further comprising collecting a gift amount from a recipient, whereby the gift amount assists the first or second giver with the first or second purchase request or the first or second purchase amount.
- 52. A method according to claim 33, further comprising collecting a gift idea from a recipient, whereby the gift idea assists the first or second giver with the first or second purchase request or the first or second purchase amount.
- 53. A method according to claim 52, wherein collecting the gift idea from a recipient is performed by a system that is selected from the group that includes: on-line systems; telecommunication systems; in-store systems; in-locale systems; and kiosk systems.

54. A method according to claim 33, further comprising providing identities of established relationship vendors to a recipient, whereby the identities assist the recipient with a gift idea.

- 55. A method according to claim 33, further comprising applying the first or second purchase amount as a partial satisfaction of the first or second purchase request.
- 56. A method according to claim 33, further comprising adding purchase amounts from other givers to the first or second purchase request.
- 57. A method according to claim 33, further comprising accessing an electronic commerce system to receive the first or second purchase amount.
- 58. A method according to claim 33, further comprising receiving the first or second purchase amount.
- 59. A method according to claim 33, further comprising notifying a recipient of the first or second purchase request.
- 60. A method according to claim 33, further comprising providing a coupon to a recipient.
- 61. A method according to claim 33, further comprising providing the first or second giver a token corresponding to the first or second purchase request.
- 62. A method according to claim 33, wherein receiving the first or second purchase request is performed by a system that is selected from the group that includes:

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on-line systems; telecommunication systems; in-store systems; in-locale systems; and kiosk systems.

63. A gift registry system comprising:

a circuit to receive a first purchase request from a first giver with an associated first purchase amount;

a circuit to receive a second purchase request from a second giver with an associated second purchase amount; and

a circuit to aggregating at least the first purchase amount and the second purchase amount to satisfy the first purchase request or the second purchase request.

64. Computer executable software code stored on a computer readable medium, the code for managing a gift registry, the code comprising:

code to receive a first purchase request from a first giver with an associated first purchase amount; and

code to receive a second purchase request from a second giver with an associated second purchase amount; and

code to aggregating at least the first purchase amount and the second purchase amount to satisfy the first purchase request or the second purchase request.

65. A computer-readable medium having computer executable software code stored thereon, the code for managing a gift registry, the code comprising:

code to receive a first purchase request from a first giver with an associated first purchase amount; and

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code to receive a second purchase request from a second giver with an associated second purchase amount; and

code to aggregating at least the first purchase amount and the second purchase amount to satisfy the first purchase request or the second purchase request.

66. A programmed computer for managing a gift registry, comprising:

a memory having at least one region for storing computer executable program code; and

a processor for executing the program code stored in the memory; wherein the program code includes:

code to receive a first purchase request from a first giver with an associated first purchase amount; and

code to receive a second purchase request from a second giver with an associated second purchase amount; and

code to aggregating at least the first purchase amount and the second purchase amount to satisfy the first purchase request or the second purchase request.

67. A method comprising:

receiving a gift idea with an associated gift amount from a gift recipient; and receiving a commitment to a purchase request in a first amount from a first giver as partial satisfaction of the gift amount, the first amount less than the gift amount.

68. A method according to claim 67, further comprising receiving a commitment to the purchase request in a second amount from a second giver as partial satisfaction of the gift amount.

69. A method according to claim 68, further comprising combining the first

amount and the second amount to at least partially satisfy the purchase request.

70. A method according to claim 67, further comprising informing the first

giver that an additional commitment will satisfy the purchase request.

71. A method according to claim 67, further comprising informing the gift

recipient that an additional commitment will satisfy the purchase request.

72. A method according to claim 67, further comprising combining the first

amount and an additional amount to satisfy the purchase request, the additional amount at

least partially provided by other than the first giver.

73. A method according to claim 67, further comprising storing the gift idea

or the commitment in a remotely accessible database.

74. A method according to claim 67, wherein receiving the gift idea or

receiving the commitment uses a remote access system.

75. A method according to claim 67, further comprising satisfying the

purchase request with a purchase.

76. A method according to claim 67, further comprising refunding an excess

from the first amount to the giver.

77. A method according to claim 67, further comprising providing an excess

from the first amount to the recipient.

- 78. A method according to claim 67, further comprising providing an excess from the first amount as a partial satisfaction of another purchase request.
- 79. A method according to claim 67, further comprising satisfying the purchase request with a gift substitution option.
- 80. A method according to claim 67, further comprising including a coupon when satisfying the purchase request with a gift substitution option.
- 81. A method according to claim 67, further comprising satisfying the purchase request with purchase amounts from multiple givers.
- 82. A method according to claim 67, further comprising providing identities of established relationship vendors to the giver, whereby the identities assist with the purchase request.
- 83. A method according to claim 67, wherein receiving the gift idea from the recipient is performed by a system that is selected from the group that includes: on-line systems; telecommunication systems; in-store systems; in-locale systems; and kiosk systems.
- 84. A method according to claim 67, further comprising providing identities of established relationship vendors to the recipient, whereby the identities assist the recipient with the gift idea.
- 85. A method according to claim 67, further comprising applying the first amount as a partial satisfaction of the purchase request.

86. A method according to claim 67, further comprising adding purchase amounts from other givers to the purchase request.

- 87. A method according to claim 67, further comprising accessing an electronic commerce system to receive the first amount.
- 88. A method according to claim 67, further comprising receiving the first amount.
- 89. A method according to claim 67, further comprising notifying a recipient of the purchase request.
- 90. A method according to claim 67, further comprising notifying a recipient of a result of determining whether to satisfy the purchase request with a purchase or a gift substitution option.
- 91. A method according to claim 90, wherein determining whether to satisfy the purchase request further comprises comparing the first amount to a price corresponding to the purchase request.
- 92. A method according to claim 90, wherein determining whether to satisfy the purchase request further comprises determining whether established vendors can satisfy the purchase request.
- 93. A method according to claim 90, wherein determining whether to satisfy the purchase request further comprises determining whether ad-hoc vendors can satisfy the purchase request.

94. A method according to claim 90, wherein determining whether to satisfy the purchase request further comprises making the purchase request or first amount available to vendors.

- 95. A method according to claim 90, wherein determining whether to satisfy the purchase request further comprises providing the purchase request or first amount to vendors.
- 96. A method according to claim 67, further comprising providing a coupon to the recipient.
- 97. A method according to claim 67, further comprising providing the giver a token corresponding to the purchase request.
- 98. A method according to claim 67, wherein receiving the commitment to the purchase request is performed by a system that is selected from the group that includes: on-line systems; telecommunication systems; in-store systems; in-locale systems; and kiosk systems.
 - 99. A gift registry system comprising:

a circuit to receive a gift idea with an associated gift amount from a gift recipient; and

a circuit to receive a commitment to a purchase request in a first amount from a first giver as partial satisfaction of the gift amount, the first amount less than the gift amount.

100. Computer executable software code stored on a computer readable medium, the code for managing a gift registry, the code comprising:

code to receive a gift idea with an associated gift amount from a gift recipient; and

code to receive a commitment to a purchase request in a first amount from a first giver as partial satisfaction of the gift amount, the first amount less than the gift amount.

101. A computer-readable medium having computer executable software code stored thereon, the code for managing a gift registry, the code comprising:

code to receive a gift idea with an associated gift amount from a gift recipient; and

code to receive a commitment to a purchase request in a first amount from a first giver as partial satisfaction of the gift amount, the first amount less than the gift amount.

102. A programmed computer for managing a gift registry, comprising:

a memory having at least one region for storing computer executable program

code; and

a processor for executing the program code stored in the memory; wherein the program code includes:

code to receive a gift idea with an associated gift amount from a gift recipient; and

code to receive a commitment to a purchase request in a first amount from a first giver as partial satisfaction of the gift amount, the first amount less than the gift amount.

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103. A method comprising:

receiving a purchase request from a giver; and

determining whether to satisfy the purchase request with a purchase or a gift substitution option.

- 104. A method according to claim 103, further comprising satisfying the purchase request with the purchase.
- 105. A method according to claim 103, further comprising refunding an excess from a purchase amount to the giver.
- 106. A method according to claim 103, further comprising providing an excess from a purchase amount to a recipient.
- 107. A method according to claim 103, further comprising providing an excess from a purchase amount as a partial satisfaction of another purchase request.
- 108. A method according to claim 103, further comprising satisfying the purchase request with the gift substitution option.
- 109. A method according to claim 103, further comprising including a coupon when satisfying the purchase request with the gift substitution option.
- 110. A method according to claim 103, further comprising satisfying the purchase request with purchase amounts from multiple givers.

111. A method according to claim 103, further comprising providing identities of established relationship vendors to the giver, whereby the identities assist with the purchase request.

- 112. A method according to claim 103, further comprising collecting a gift amount from a recipient, whereby the gift amount assists the giver with the purchase request or a purchase amount.
- 113. A method according to claim 103, further comprising collecting a gift idea from a recipient, whereby the gift idea assists the giver with the purchase request or a purchase amount.
- 114. A method according to claim 113, wherein collecting the gift idea from a recipient is performed by a system that is selected from the group that includes: on-line systems; telecommunication systems; in-store systems; in-locale systems; and kiosk systems.
- 115. A method according to claim 103, further comprising providing identities of established relationship vendors to a recipient, whereby the identities assist the recipient with a gift idea.
- 116. A method according to claim 103, further comprising applying a purchase amount as a partial satisfaction of the purchase request.
- 117. A method according to claim 103, further comprising adding purchase amounts from other givers to the purchase request.

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- 118. A method according to claim 103, further comprising accessing an electronic commerce system to receive a purchase amount.
- 119. A method according to claim 103, further comprising receiving a purchase amount.
- 120. A method according to claim 103, further comprising notifying a recipient of the purchase request.
- 121. A method according to claim 103, further comprising notifying a recipient of a result of determining whether to satisfy the purchase request with the purchase or the gift substitution option.
- 122. A method according to claim 103, further comprising providing a coupon to a recipient.
- 123. A method according to claim 103, further comprising providing the giver a token corresponding to the purchase request.
- 124. A method according to claim 103, wherein receiving a purchase request is performed by a system that is selected from the group that includes: on-line systems; telecommunication systems; in-store systems; in-locale systems; and kiosk systems.
- 125. A method according to claim 103, wherein determining whether to satisfy the purchase request further comprises comparing a purchase amount to a price corresponding to the purchase request.

126. A method according to claim 103, wherein determining whether to satisfy the purchase request further comprises determining whether established vendors can satisfy the purchase request.

- 127. A method according to claim 103, wherein determining whether to satisfy the purchase request further comprises determining whether ad-hoc vendors can satisfy the purchase request.
- 128. A method according to claim 103, wherein determining whether to satisfy the purchase request further comprises making the purchase request or a purchase amount available to vendors.
- 129. A method according to claim 103, wherein determining whether to satisfy the purchase request further comprises providing the purchase request or a purchase amount to vendors.
- 130. A method according to claim 103, wherein the gift substitution option includes a cash option.
 - 131. A gift registry system comprising:

a circuit to receive a purchase request from a giver; and

a circuit to determine whether to satisfy the purchase request with a purchase or a gift substitution option.

132. Computer executable software code stored on a computer readable medium, the code for managing a gift registry, the code comprising:

code to receive a purchase request from a giver; and

code to determine whether to satisfy the purchase request with a purchase or a gift substitution option.

133. A computer-readable medium having computer executable software code stored thereon, the code for managing a gift registry, the code comprising:

code to receive a purchase request from a giver; and

code to determine whether to satisfy the purchase request with a purchase or a gift substitution option.

134. A programmed computer for managing a gift registry, comprising:

a memory having at least one region for storing computer executable program

code; and

a processor for executing the program code stored in the memory; wherein the program code includes:

code to receive a purchase request from a giver; and code to determine whether to satisfy the purchase request with a purchase or a gift substitution option.

135. A method comprising:

receiving a gift purchase request with an associated purchase amount; and providing the gift purchase request to a vendor using a remote access system, the gift purchase request including a firm offer with an associated offer amount.

136. A method according to claim 135, wherein the offer amount is equal to or less than the gift purchase amount.

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- 137. A method according to claim 135, further comprising identifying the vendor based on responses to previous gift purchase requests.
- 138. A method according to claim 135, further comprising storing the vendor response to the gift purchase request in a remotely accessible data base.
- 139. A method according to claim 135, wherein receiving the gift purchase request or providing the gift purchase request to a vendor uses a remote access system.
- 140. A method according to claim 135, further comprising satisfying the purchase request with a purchase.
- 141. A method according to claim 135, further comprising satisfying the purchase request with purchase amounts from multiple givers.
- 142. A method according to claim 135, further comprising providing identities of the vendors to a giver, whereby the identities assist with the purchase request.
- 143. A method according to claim 135, wherein receiving the gift purchase request is performed by a system that is selected from the group that includes: on-line systems; telecommunication systems; in-store systems; in-locale systems; and kiosk systems.
- 144. A method according to claim 135, further comprising providing vendor coupons to a recipient.
- 145. A method according to claim 135, wherein providing the gift purchase request is performed by a system that is selected from the group that includes: on-line

systems; telecommunication systems; in-store systems; in-locale systems; and kiosk systems.

- 146. A method according to claim 135, wherein the gift purchase request includes a firm offer for purchase, the method further comprising receiving an acceptance of the firm offer from a vendor.
- 147. A method according to claim 135, wherein the gift purchase request includes a firm offer for purchase, the method further comprising receiving a counter offer to the firm offer from a vendor.
- 148. A method according to claim 135, wherein the gift purchase request includes a firm offer for purchase, the method further comprising receiving a rejection of the firm offer from a vendor.
- 149. A method according to claim 135, wherein the gift purchase request includes a firm offer for purchase, the method further comprising receiving a modified acceptance of the firm offer from a vendor.
- 150. A method according to claim 135, wherein the gift purchase request includes a solicitation for an offer, the method further comprising receiving an offer from a vendor.
 - 151. A gift registry system comprising:

a circuit to receive a gift purchase request with an associated purchase amount; and

a circuit to provide the gift purchase request to a vendor using a remote access system, the gift purchase request including a firm offer with an associated offer amount.

152. Computer executable software code stored on a computer readable medium, the code for managing a gift registry, the code comprising:

code to receive a gift purchase request with an associated purchase amount; and code to provide the gift purchase request to a vendor using a remote access system, the gift purchase request including a firm offer with an associated offer amount.

153. A computer-readable medium having computer executable software code stored thereon, the code for managing a gift registry, the code comprising:

code to receive a gift purchase request with an associated purchase amount; and code to provide the gift purchase request to a vendor using a remote access system, the gift purchase request including a firm offer with an associated offer amount.

154. A programmed computer for managing a gift registry, comprising:

a memory having at least one region for storing computer executable program code; and

a processor for executing the program code stored in the memory; wherein the program code includes:

code to receive a gift purchase request with an associated purchase amount; and

code to provide the gift purchase request to a vendor using a remote access system, the gift purchase request including a firm offer with an associated offer amount.

155. A method comprising:

receiving a gift purchase request with an associated purchase amount; and making the gift purchase request available to a vendor using a remote access system, the gift purchase request including a firm offer with an associated offer amount.

- 156. A method according to claim 155, wherein the offer amount is equal to or less than the gift purchase amount.
- 157. A method according to claim 155, further comprising identifying the vendor based on responses to previous gift purchase requests.
- 158. A method according to claim 155, further comprising storing the vendor response to the gift purchase request in a remotely accessible data base.
- 159. A method according to claim 155, wherein receiving the gift purchase request or providing the gift purchase request to a vendor uses a remote access system.
- 160. A method according to claim 155, further comprising satisfying the purchase request with a purchase.
- 161. A method according to claim 155, further comprising satisfying the purchase request with purchase amounts from multiple givers.
- 162. A method according to claim 155, further comprising providing identities of the vendors to a giver, whereby the identities assist with the purchase request.
- 163. A method according to claim 155, wherein receiving the gift purchase request is performed by a system that is selected from the group that includes: on-line

systems; telecommunication systems; in-store systems; in-locale systems; and kiosk systems.

- 164. A method according to claim 155, further comprising providing vendor coupons to a recipient.
- 165. A method according to claim 155, wherein providing the gift purchase request is performed by a system that is selected from the group that includes: on-line systems; telecommunication systems; in-store systems; in-locale systems; and kiosk systems.
- 166. A method according to claim 155, wherein the gift purchase request includes a firm offer for purchase, the method further comprising receiving an acceptance of the firm offer from a vendor.
- 167. A method according to claim 155, wherein the gift purchase request includes a firm offer for purchase, the method further comprising receiving a counter offer to the firm offer from a vendor.
- 168. A method according to claim 155, wherein the gift purchase request includes a firm offer for purchase, the method further comprising receiving a rejection of the firm offer from a vendor.
- 169. A method according to claim 155, wherein the gift purchase request includes a firm offer for purchase, the method further comprising receiving a modified acceptance of the firm offer from a vendor.

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170. A method according to claim 155, wherein the gift purchase request includes a solicitation for an offer, the method further comprising receiving an offer from a vendor.

171. A gift registry system comprising:

a circuit to receive a gift purchase request with an associated purchase amount; and

a circuit to make the gift purchase request available to a vendor using a remote access system, the gift purchase request including a firm offer with an associated offer amount.

172. Computer executable software code stored on a computer readable medium, the code for managing a gift registry, the code comprising:

code to receive a gift purchase request with an associated purchase amount; and code to make the gift purchase request available to a vendor using a remote access system, the gift purchase request including a firm offer with an associated offer amount.

173. A computer-readable medium having computer executable software code stored thereon, the code for managing a gift registry, the code comprising:

code to receive a gift purchase request with an associated purchase amount; and code to make the gift purchase request available to a vendor using a remote access system, the gift purchase request including a firm offer with an associated offer amount.

174. A programmed computer for managing a gift registry, comprising:

a memory having at least one region for storing computer executable program code; and

a processor for executing the program code stored in the memory; wherein the program code includes:

code to receive a gift purchase request with an associated purchase amount; and

code to make the gift purchase request available to a vendor using a remote access system, the gift purchase request including a firm offer with an associated offer amount.

175. A method comprising:

receiving a gift idea from a gift recipient; and

receiving a gift amount which is determined by the recipient and is associated with the gift idea.

- 176. A method according to claim 175, further comprising receiving information related to the gift recipient and a gift event, the information suitable for marketing purposes or gift delivery purposes.
- 177. A method according to claim 175, further comprising receiving a gift substitution option election from the recipient.
- 178. A method according to claim 175, further comprising receiving more than one gift idea, the ideas available from different vendors.

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- 179. A method according to claim 175, further comprising providing identities of established relationship vendors to the recipient, whereby the identities assist with the gift idea or the gift amount.
- 180. A method according to claim 175, further comprising notifying the recipient of a purchase request.
- 181. A method according to claim 175, further comprising notifying the recipient of a result of determining whether to provide the gift idea or a gift substitution option.
- 182. A method according to claim 175, further comprising providing a coupon to the recipient.
- 183. A method according to claim 175, further comprising providing the gift idea to the recipient.
- 184. A method according to claim 175, further comprising providing a gift substitution option to the recipient.
- 185. A method according to claim 175, further comprising notifying the recipient of shipping the gift idea.
- 186. A method according to claim 175, further comprising notifying the recipient that a giver has made a partial contribution to the gift idea and that a contribution by the recipient will allow purchase of the gift idea.
 - 187. A method according to claim 175, wherein the gift idea is a product.

188. A method according to claim 175, wherein the gift idea is a service.

189. A method according to claim 175, wherein the gift amount is less than a retail cost of the gift idea.

- 190. A method according to claim 175, wherein receiving the gift idea is performed by a system that is selected from the group that includes: on-line systems; telecommunication systems; in-store systems; in-locale systems; and kiosk systems.
- 191. A gift registry system comprising:a circuit to receive a gift idea from a gift recipient; anda circuit to receive a gift amount which is determined by the recipient and isassociated with the gift idea.
- 192. Computer executable software code stored on a computer readable medium, the code for managing a gift registry, the code comprising:

code to receive a gift amount which is determined by the recipient and is associated with the gift idea.

code to receive a gift idea from a gift recipient; and

193. A computer-readable medium having computer executable software code stored thereon, the code for managing a gift registry, the code comprising:

code to receive a gift idea from a gift recipient; and code to receive a gift amount which is determined by the recipient and is associated with the gift idea.

194. A programmed computer for managing a gift registry, comprising:

a memory having at least one region for storing computer executable program code; and

a processor for executing the program code stored in the memory; wherein the program code includes:

code to receive a gift idea from a gift recipient; and

code to receive a gift amount which is determined by the recipient and is associated with the gift idea.

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ABSTRACT

A gift registry providing a partial payment option for gift givers and a mandatory and contingent gift substitution for gift recipients. The gift recipient registers any type of gift idea from any store or establishment, for any occasion with an associated gift amount in the registry. The registrant is able to name their own gift price by selecting a gift amount not necessarily the same as the retail cost of the gift idea. The gift recipient also indicates whether they will accept a contingent substitute of gift or cash if the system is unable to provide the gift idea at the gift amount. The recipient can also select mandatory substitution of gift or cash. The difference between mandatory and contingent substitution is that mandatory substitution automatically occurs while contingent substitution occurs if and only if the selected gift is unavailable at the specified gift amount or could not be delivered in time. In effect, mandatory substitution for cash allows the registrant to arrange for automatic gift return and receipt of a cash gift. Gift givers are able to review gift ideas and associated gift amounts and select them. A gift giver is also able to select a gift idea and make a partial contribution toward purchase of the gift idea. This allows higher cost gifts to be purchased by multiple gift givers and thereby provides recipients and givers with greater flexibility in their gift selection. When a mandatory or contingent substitution for cash is provided, the system includes incentives, such as coupons. The coupons or incentives are independently profitable and

help to offset the cost of managing the mandatory and contingent substitutions.

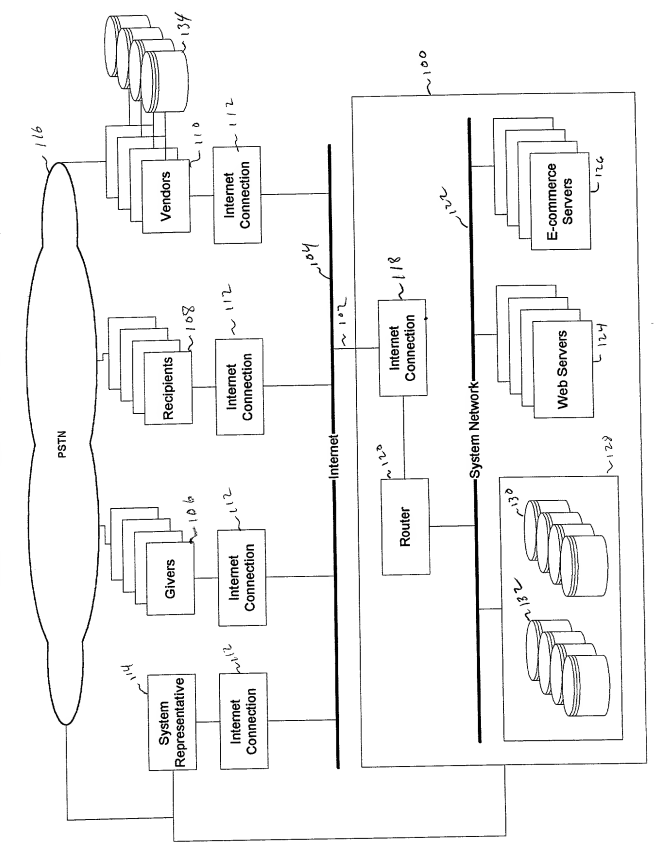


FIG. 1

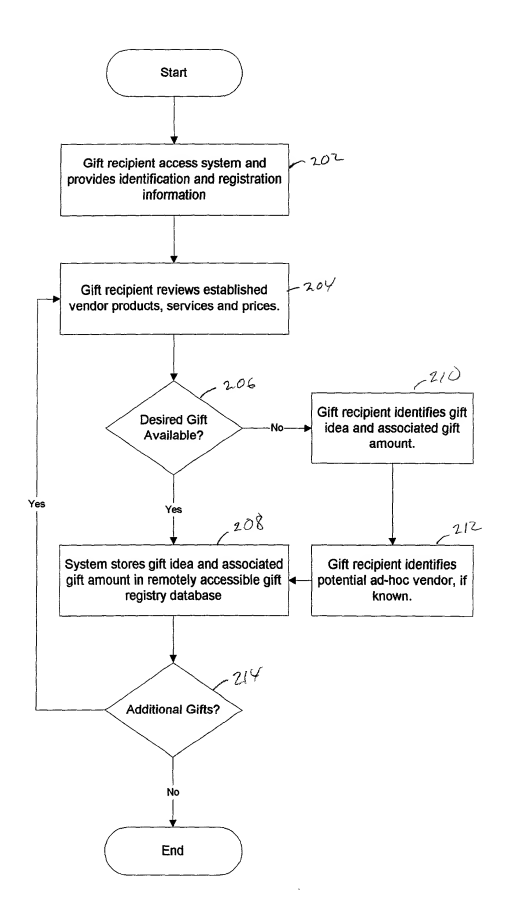


FIG.2

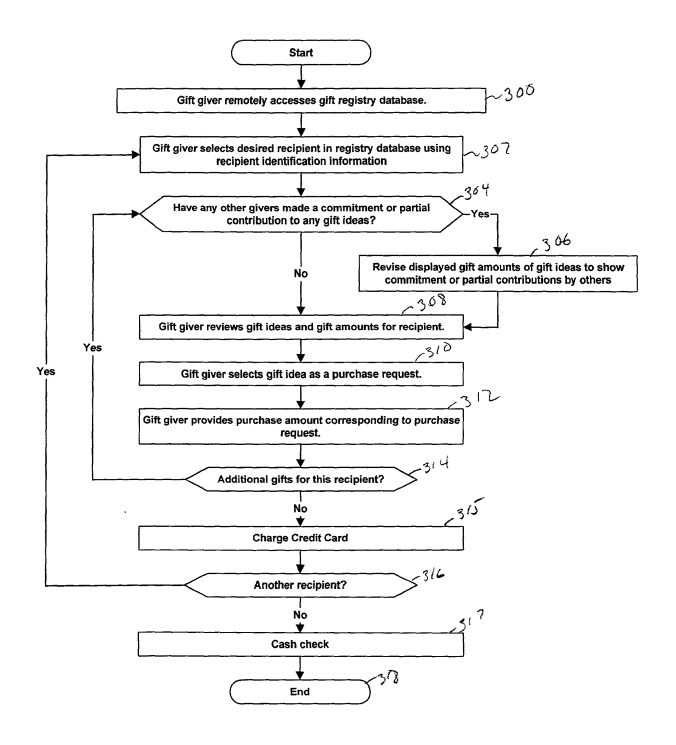


FIG. 3

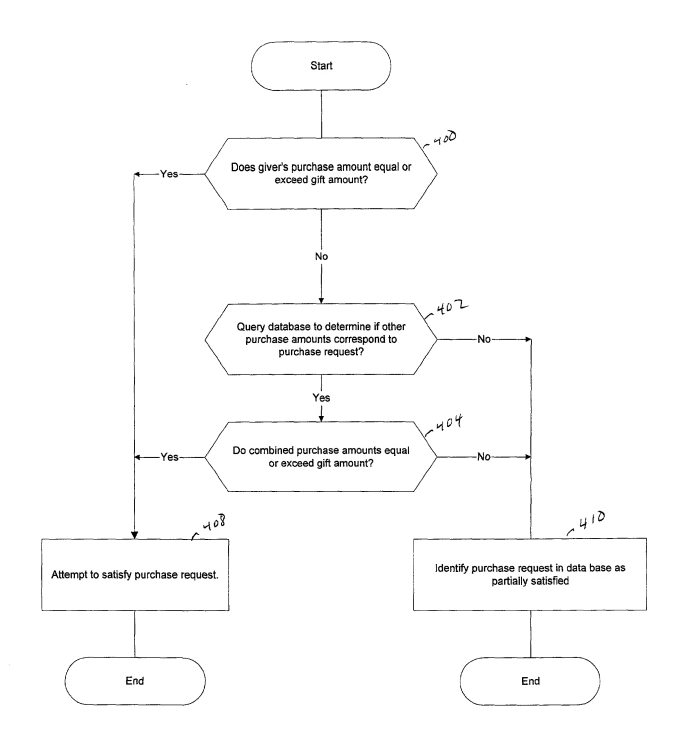
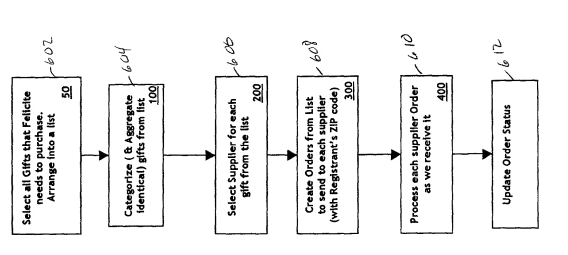
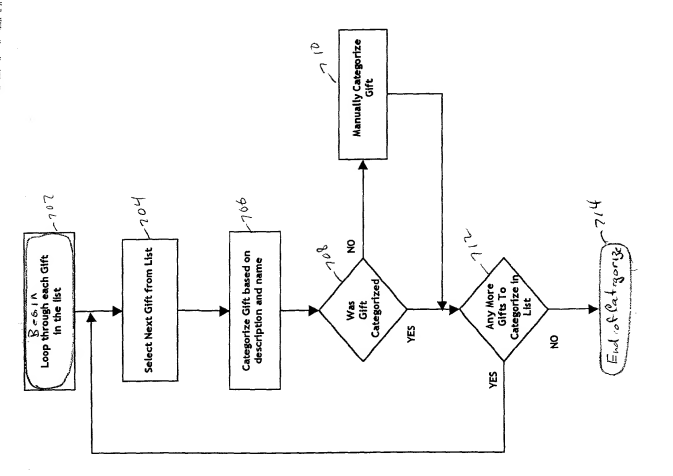


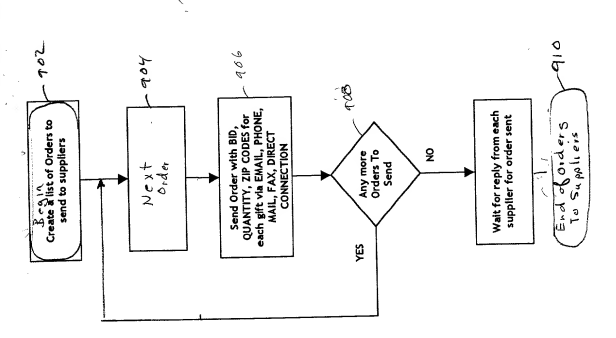
FIG. 4



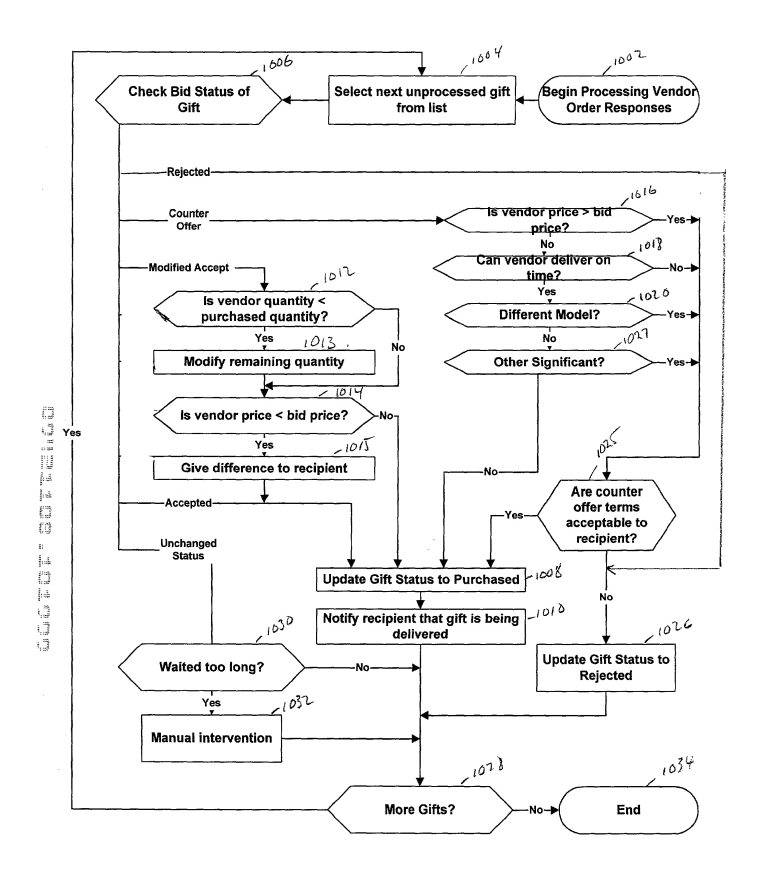
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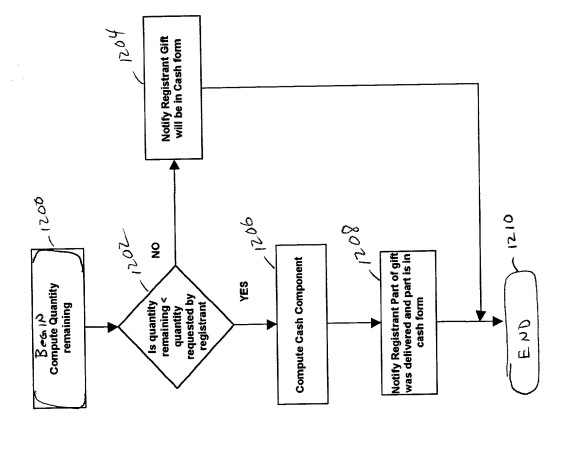


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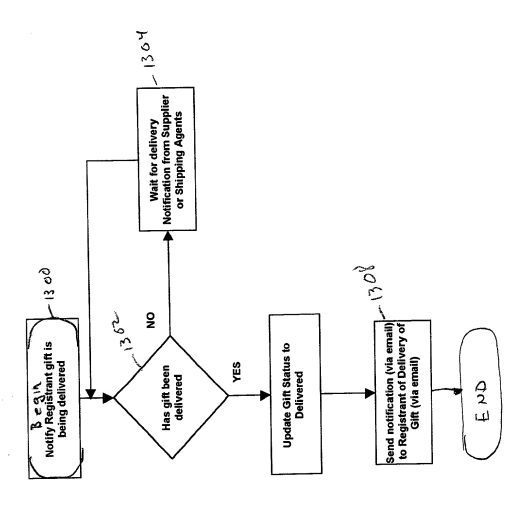


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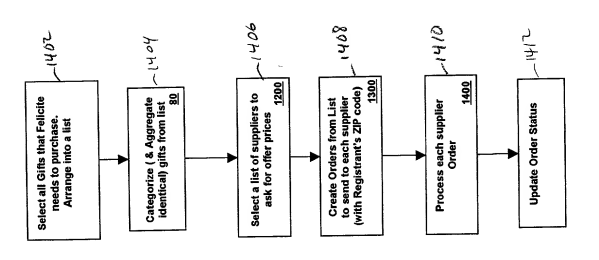




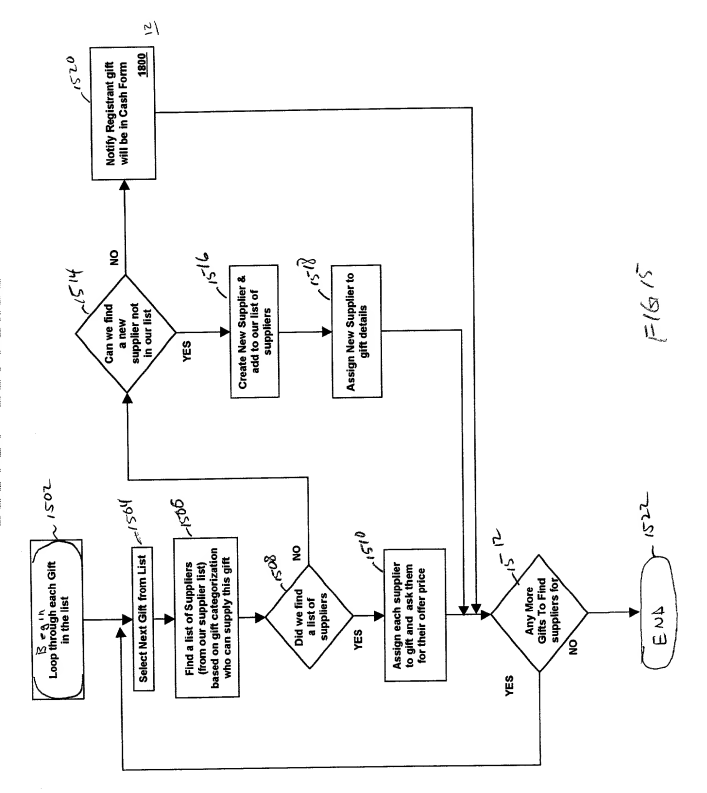
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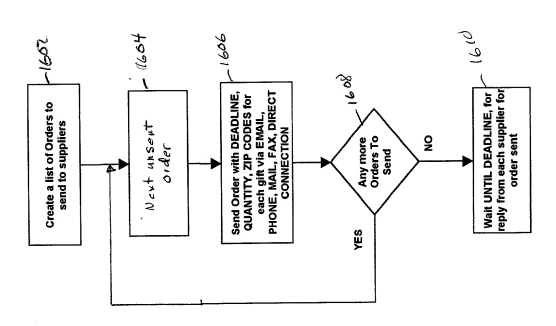


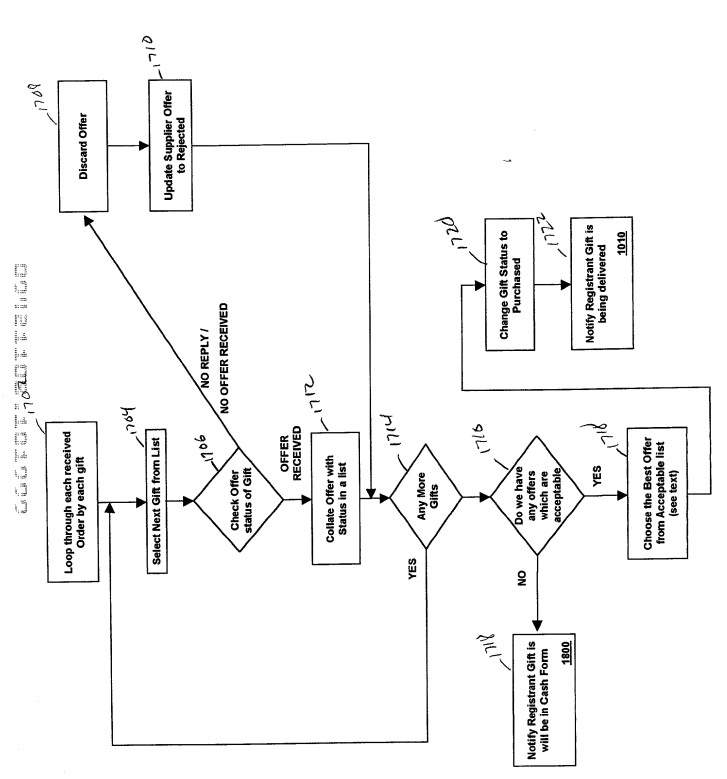
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COMBINED DECLARATION AND POWER OF ATTORNEY FOR ORIGINAL, DESIGN, NATIONAL STAGE OF PCT, SUPPLEMENTAL DIVISIONAL, CONTINUATION OR CONTINUATION-IN-PART APPLICATION

As a below name inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name,

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint

inventor (if plura the invention ent		e subject matter which is claimed an	d for which a patent is s	sought on
METHOD AND	SYSTEM FOR UNIVERSAL	GIFT REGISTRY		
the specification	of which			
a. [X]	is attached hereto			
b. []	was filed on Herewith as appl	ication Scrial No. TBA and was ame. (if applicable).	ended on	
	PCT FILED APPLIC	ATION ENTERING NATIONAL S	TATE	
c. []	was described and claimed in as amended on	International Application No (if any).	filed on	and
I hereby state that claims, as amend	t I have reviewed and understa led by any amendment referred	nd the contents of the above-identifito above.	ed specification, includ	ing the
I acknowledge the accordance with	e duty to disclose information Title 37, Code of Federal Regu	which is material to the examination lations, § 1.56(a).	of this application in	
I hereby specify to be directed:	the following as the correspond	lence address to which all communic	cations about this applic	ation are
SEND (CORRESPONDENCE TO:	MORGAN & FINNEGAN, L.L.P 345 Park Avenue New York, N.Y. 10154		
DIRECT (212) 75	TTELEPHONE CALLS TO. 8-4800	Chris L. Holm		
§ 365(b) of any fi application(s) des foreign applications same subject mat claimed:	oreign application(s) for patent signating at least one country or on(s) for patent or inventor's ce ter having a filing date within t	ofits under Title 35, United States Co or inventor's certificate or under § 3 ther than the U.S. listed below and a rtificate or such PCT international a welve (12) months before that of the a for priority for the application(s) his	365(a) of any PCT intention is a have identified belopplication(s) filed by me application on which p	national w such e on the priority is
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	Application	Date of filing	Date of Issue	Priority
Country/PCT	Number	(day, month, yr)	(day, month, yr)	Claimed
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				[]YES []NO
[X] I hereby claim	the benefit under 35 l	U.S.C. § 119(e) of any U.S	S. provisional application(s)	listed below.
Provisional Applic	ation No.	Date of Filing (day, month, vt)		
60/138,538		10 June 1999		
(Universal Gift Re	gistry Method and Sys	item)		
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			of any United States applie	cation(s) or under
9 363(c) of any PC	i international applica	ation(s) designating the U.	5. listed below.	
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[] In this continuation-in-part application, insofar as the subject matter of any of the claims of this application is not disclosed in the above listed prior United States or PCT international application(s) in the manner provided by the first paragraph of Title 35, United States Code, § 112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, § 1.56(a) which occurred between the filing date of the prior application(s) and the national or PCT international filing date of this application.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or Imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

I hereby appoint the following attorneys and/or agents with full power of substitution and revocation, to prosecute this application, to receive the patent, and to transact all business in the Patent and Trademark Office connected therewith: John A. Diaz (Reg. No. 19,550), John C. Vassil (Reg. No. 19,098), Alfred P. Ewert (Reg. No. 19,887), David H. Pfeffer, P.C. (Reg. No. 19,825), Harry C. Marcus (Reg. No. 22,390), Robert E. Paulson (Reg. No. 21,046),

Stephen R. Smith (Reg. No. 22,615), Kurt E. Richter (Reg. No. 24,052), J. Robert Dailey (Reg. No. 27,434), Eugene Moroz (Reg. No. 25,237), John F. Sweeney (Reg. No. 26,728), Joseph A. Calvaruso (Reg. No. 26,601), Christopher A. Hughes (Reg. No. 26,914), William S. Feiler (Reg. No. 26,728), Joseph A. Calvaruso (Reg. No. 28,287), James W. Gould (Reg. No. 28,859), Richard C. Komson (Reg. No. 27,913), Israel Blum (Reg. No. 26,710), Bartholomew Verdirame (Reg. No. 28,483), Maria C.H. Lin (reg. No. 29,323), Joseph A. DeGirolamo (Reg. No. 28,595), Michael A. Nicodema (Reg. No. 33,199), Michael P. Dougherty (Reg. No. 32,730), Seth J. Atlas (Reg. No. 32,454), Andrew M. Riddles (Reg. No. 31,657), Bruce D. DeRenzi (Reg. No. 33,676), Michael M. Murray (Reg. No. 32,537), Mark J. Abate (Reg. No. 32,527), Alfred L. Haffner, Jr. (Reg. No. 18,919), Harold Haidt (Reg. No. 17,509), John T. Gallagher (Reg. No. 35,516), Steven F. Meyer (Reg. No. 35,613), Kenneth H. Sonnenfeld (Reg. No. 33,285) and Chris L. Holm (Reg. No. 39,227) of Morgan & Finnegan, L.L.P. whose address is: 345 Park Avenue, New York, New York, 10154; and Edward A. Pennington (Reg. No. 32,588), Michael S. Marcus (Reg. No. 31,727) and John E. Hoel (Reg. No. 26,279) of Morgan & Finnegan, L.L.P., whose address is 1775 Eye Street, Suite 400, Washington, D.C. 20006.

I hereby authorize the U.S. attorneys and/or agents named hereinabove to accept and follow instructions

from	
as to any action to be tak regarding this application without direct communication be In the event of a change in the person(s) from whom instructional attorneys and/or agents hereinabove.	
Full name of sole or first inventor Hans HSU	
Inventor's signature. X Hans Hon.	Subscribed and sworn to hefore me
Residence Riverside, CT	date this 19 day of October 1
Citizenship United States	Netary Public
Post Office Address c/o Felicite.com inc., 9 Wilmot Lane, River	My Commission Expires Sep. 30, 2004 side, CT 06878
Full name of second inventor Inte ALI Inventor's signature* X	Subscribed and sworg to before me
Residence Riverside, CT	day of October 1994
Citizenship United Kingdom	Notary Public My Commission Expires Sep. 30, 2004
Post Office Address c/o Felicite.com inc., 9 Wilmot Lane, River	
[] ATTACHED IS ADDED PAGE TO COMBINED DECLA	ARATION AND POWER OF ATTORNEY FOR

- ATTACHED IS ADDED PAGE TO COMBINED DECLARATION AND POWER OF ATTORNEY FOR SIGNATURE BY THIRD AND SUBSEQUENT INVENTORS FORM.
- Before signing this declaration, each person signing must:
 - Review the declaration and verify the correctness of all information therein; and
 - 2. Review the specification and the claims, including any amendments made to the claims.

After the declaration is signed, the specification and claims are not to be altered.

To the inventor(s):

The following are cited in or pertinent to the declaration attached to the accompanying application:

Title 37, Code of Federal Regulation, § 156

Duty to disclose information material to patentability.

- A patent by its very nature is affect with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is canceled or withdrawn from consideration, or the application becomes abandoned. Information material to the patentability of a claim that is canceled or withdrawn from consideration need not be submitted if the information is not material to the patentability of any claim remaining under consideration in the application. There is no duty to submit information which is not material to the patentability of any existing claim. The duty to disclose all information known to be material to patentability is deemed to be satisfied if all information known to be material to patentability of any claim issued in patent was cited by the Office or submitted to the Office in the manner prescribed by §§1.97(b)-(d) and 1.98. However, no patent will be granted on an application in connection with which fraud on the Office was practiced or attempted or the duty of disclosure was violated through bad faith or intentional misconduct. The Office encourages applicants to carefully examine:
 - (1) prior art cited in search reports of a foreign patent office in a counterpart application, and
 - (2) the closest information over which individuals associated with the filing or prosecution of a patent application believe any pending claim patentably defines, to make sure that any material information contained therein is disclosed to the Office.

Title 35, U.S. Code § 101

Inventions patentable

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Title 35 U.S. Code § 102

Conditions for patentability; novelty and loss of right to patent

A person shall be entitled to a patent unless -

(a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for patent,

- (b) the invention was patented or described in a printed publication in this or foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States, or
 - (c) he has abandoned the invention, or
- (d) the invention was first patented or caused to be patented, or was the subject of an inventor's certificate, by the applicant or his legal representatives or assigns in a foreign country prior to the date of the application for patent in this country on an application for patent or inventor's certificate field more than twelve months before the filing of the application in the United States, or
- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent, or
 - (f) he did not himself invent the subject matter sought to be patented, or
- (g) before the applicant's invention thereof the invention was made in this country by another had not abandoned, suppressed, or concealed it. In determining priority of invention there shall be considered not only the respective dates of conception and reduction to practice of the invention, but also the reasonable diligence of one who was first to conceive and last to reduce to practice, from a time prior to conception by the other.

Title 35, U.S. Code § 103

Conditions for patentability; non-obvious subject matter

A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Subject matter developed by another person, which qualifies as prior art only under subsection (f) or (g) of section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person.

Title 35, U.S. Code § 112 (in part)

Specification

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise and exact terms also enable any person skilled in the art to which it pertains, or with which it is mostly nearly connected, to make and use the same, and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Title 35, U.S. Code § 119

Benefit of earlier filing date in foreign country, right of priority

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An application for patent for an invention filed in this country by any person who has, or whose legal representatives or assigns have, previously regularly filed an application for a patent for the same invention in a foreign country which affords similar privileges in the case of applications filed in the United States or to citizens of the United States, shall have the same effect as the same application would have if filed in this country on the date on which the application for patent for the same invention was first filed in such foreign country, if the application in this country is filed within twelve months from the earliest date on which such foreign application was filed; but no patent shall be granted on any application for patent for an invention which had been patented or described in a printed publication in any country more than one year before the date of he actual filing of the application in this country, or which had been in public use or on sale in this country more than one year prior to such filing.

Title 35, U.S. Code § 120

Benefit or earlier filing date in the United States

An application for patent for an invention disclosed in the manner provided by the first paragraph of section 112 of this title in an application previously filed in the United States, or as provided by section 363 of this title, which is filed by an inventor or inventors named in the previously filed application shall have the same effect, as to such invention, as though filed on the date of the prior application, if filed before the patenting or abandonment of or termination of proceedings on the first application or an application similarly entitled to the benefit of the filing date of the first application and if it contains or is amended to contain a specific reference to the earlier filed application.

Please read carefully before signing the Declaration attached to the accompanying Application.

If you have any questions, please contact Morgan & Finnegan, L.L.P.

FORM:COMB-DEC.NY Rev. 5/21/98